

116CV119

No. \_\_\_\_\_



IN THE  
SUPREME COURT OF THE UNITED STATES

United States District Court  
Southern District of Texas  
FILED

APR 03 2017

*David J. Bradley, Clerk of Court*

JAMES AGGREY-KWEGGYIRR ARUNGA — PETITIONER  
(Your Name)

vs.

BARACK HUSSEIN OBAMA ET AL — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

UNITED STATES COURT OF APPEALS FIFTH CIRCUIT  
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

JAMES AGGREY-KWEGGYIRR ARUNGA, PRO SE  
(Your Name)

POST OFFICE BOX 11521  
(Address)

EUGENE, OR 97440 - 3721  
(City, State, Zip Code)

HAVE NONE

(Phone Number)

COURT BELOW OPINIONS ATTACHED.

QUESTION(S) PRESENTED

WHETHER, A: Appellants, collectively, are entitled to be had under advisement, in their Ex parte Petition Motion in the form of MOTION OF APPELLANTS, upon the D.C. perfected docketed record, dated between June 07, 2016 and July 07, 2017.

WHETHER, B: Plaintiffs, collectively, imparted, assertively, in their 21st-century Class Action Lawsuit, concise perused cited Statutory Short Statements presenting Federal Subject Matter and or Federal Questions' Jurisdiction.

WHETHER, C: 20+-Years of Carter-Clintons-Obama; Breyer-Ginsburg-Kagan-A.M.Kennedy-ScootusUSCircuitUSDistrictCrtsDicta; Reid-Cumming(s)-DncUranium-Russian-PoliticaFinancialFinaglings;Unsecure-PrivateServer-NationalInternational ClintonMoneyLaunderingBillHillaryCins-FoundationInc;PartyDemocratsPolitical-PaidoffSuperdelegatesFraudulentPopulous-PresidentialPrimaryNationalElectionsby-Minus230tishsomething;Criminals'harbhr-ingcitycountstatessanctuaryStates;Bagnios ofLGBTTHOMQQusState-Clan;ACLUHolderLynch-GuptaYatesPreedBSAdColvin-ACLUHilism; and, ACLUAndersonC-GeorgeTDavidMDNCBraSue Obstructions of Justice vexatiousspurious grievedlostMOBS, separately individually jointlycollectively, representingparty named respondentsAppelleesDefendants, PRESENT SHADOW GOVERNMENT EXPULSIONS-FUZES OF CULT-OCHLO, CRACY THREATENING NATTONAL SECURITY OF UNITED STATES AND ALLIES OF UNITED STATES OF AMERICA.

## LIST OF PARTIES

[ ] All parties appear in the caption of the case on the cover page.

All parties **do not** appear in the caption of the case on the cover page. A list of all parties to the proceeding in the court whose judgment is the subject of this petition is as follows: U.S.GOVERNMENT COMITY-GOVERNMENT OF DEMOCRACY OF/BY/ FOR WE THE PEOPLE OUR POSTERITY U.S. V. ALLEN WEST, J.A.KARUNGA, D.H.LEE vs. Barack Hussein Obama; Joseph "Joe" Robinette Biden; Susan Rice; Loretta Lynch; John Kerry; Hillary D. Rodham Clinton, William Jefferson Clinton; Bill Hillary Clintons Foundation, Inc.; Eric Holder; Harry Reid; Elijah Cummings; DNCUraniumRussianPolitical- FinancialFinaglings; UnecurePrivateServer-National International-120ClintonMoneyLaunderingsBillHillary- CinsFoundationInc; PartyDemocratsPoliticalPaidoffSu- perdelegatesFraudulentPopulousPresidentialPrimary- NationalElectionsbyMinus230tishsomething Electoral College; Criminals' Hbringcitycountystatessanctuary- Mrkl- States, BagniosofLGBTHQusStates-Clan; ACLUNihilism; R.Wdn; ACLUAndersonCooperNewsmedia; ACLUGeorgeTNewsmedia Prop.; ACLUGuptaLynchYatesPreedB; SSAadmC.Colvin; Humaw; DavidMuirNewsmediaPropgndDNCBrazlSue Obstructions of JusticevexatiousspuriousgrievinglostMOBS; Soma- lisLibyiansIraniansSyrianset alACLUWAHICA ILOrMD; S.Breyer; R.B.Ginsburg; E.Kagan; A.McKennedy; Eugene MayorCouncilsandBoardmembrsPublicLib-Con J.Bennett; SpringfieldPub.LibBobEver.JenniferGrant; LtdHop- kinSt.Miller; EugeneSSOffice; SylviaBurwell; Chelsea Manning, ACLUAliN; BarbaraBox; DianeFeistein; M.Albright; DorothyMatsui; So-Obamacabinetmembers; JimmyCarter J.Lws; IgnacioTorteya, III; RolandoOlvera; CatherineCortezMasto KamalaHarris; MaggieHassan; ChrisVanHollen; Bug.Cong. Office; ObamKenysWitchBillHillaryAristideHaitian VoodooHoodoo; MaxineWaltersHoodooHaitianVoodoo; ShahKhomeniFailedIranDealKerryMJZarif; KaganGribier StupidEconomy; CherylMillsJamesClapperBillHillary; DNCDemEmail; RESPONDENTSAppelleesDefendants

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OF SHADOWGOVERNMENT EXPULSIONS-FUZES; CONSPIRE(D) TO  
OVERTHROW DIMINISH PERPETUATE THREATS TO USURPATE THE  
EXISTENCE OF COMITY-GOVERNMENT OF DEMOCRACY OF/BY/FOR  
WE THE PEOPLE, OURPOSTERITY, AND ALLIES OF THE UNITED  
STATES OF AMERICA,

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IN THE  
SUPREME COURT OF THE UNITED STATES  
PETITION FOR WRIT OF CERTIORARI

Petitioner respectfully prays that a writ of certiorari issue to review the judgment below.

OPINIONS BELOW

For cases from **federal courts**:

The opinion of the United States court of appeals appears at Appendix A-C to the petition and is A-Mandate Order; B-Denied Order; C-To be had Order.  
 reported at \_\_\_\_\_; or,  
 has been designated for publication but is not yet reported; or,  
 is unpublished.

The opinion of the United States district court appears at Appendix A to the petition and is

reported at \_\_\_\_\_; or,  
 has been designated for publication but is not yet reported; or,  
 is unpublished.

For cases from **state courts**:

The opinion of the highest state court to review the merits appears at Appendix \_\_\_\_\_ to the petition and is

reported at \_\_\_\_\_; or,  
 has been designated for publication but is not yet reported; or,  
 is unpublished.

The opinion of the \_\_\_\_\_ court appears at Appendix \_\_\_\_\_ to the petition and is

reported at \_\_\_\_\_; or,  
 has been designated for publication but is not yet reported; or,  
 is unpublished.

## JURISDICTION

For cases from **federal courts**:

The date on which the United States Court of Appeals decided my case was January 18, 2017.

- [ ] No petition for rehearing was timely filed in my case.
- A timely petition for rehearing was denied by the United States Court of Appeals on the following date: January 5, 2017, and a copy of the order denying rehearing appears at Appendix A: Supreme Court Rule 11, Rule 14.1(a) and 1(e)(i), also Rule 18 et seq., 28 USC § 2101(b) & (c).  
[ ] An extension of time to file the petition for a writ of certiorari was granted to and including \_\_\_\_\_ (date) on \_\_\_\_\_ (date) in Application No. A.

The jurisdiction of this Court is invoked under 28 U. S. C. § 1254(1).

[ ] For cases from **state courts**:

The date on which the highest state court decided my case was \_\_\_\_\_. A copy of that decision appears at Appendix \_\_\_\_\_.

[ ] A timely petition for rehearing was thereafter denied on the following date: \_\_\_\_\_, and a copy of the order denying rehearing appears at Appendix \_\_\_\_\_.

[ ] An extension of time to file the petition for a writ of certiorari was granted to and including \_\_\_\_\_ (date) on \_\_\_\_\_ (date) in Application No. A.

The jurisdiction of this Court is invoked under 28 U. S. C. § 1257(a).

A: BINDING NONDELEGABILITY-JURISDICTIONS' WRITPOWER

B: CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

A: WRITS OF NONDELEGABILITY-JURISDICTIONS POWER, DEHORS:

1. Principals of Principles of 1620-Mayflower Compact:APX\_E
2. 1774-First Continental Delegation Congress.....:Apx-E
3. 1775-Second Continental Delegation Congress.....:Apx-E
4. 1776-Action of Second Continental Congress.....:Apx-E
5. 1787-1788-The FEDERALIST Papers.....:Apx-E
6. 1787-The Constitution of the United States.....:Apx-E
7. 1791-The Bill of Rights.....:Apx-E

Bar against defendants and defendants Appellees Respondents Cult-Ochlocracy shadow government usurpatory expulsions FUZES, similarly, as banned outlawed in the United States of America.

B: CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED, DEHORS:

1. Legislative-Executive-Judiciary Comity-Government of Democracy of/by/for We the People..Our Posterity...Our Allies: Cause(s) of Class Action against defendants,in their capacity. Id.Also, Articles I, II, & III; Unst.Const.,Article I, Section 8, Clause 10; Article I, Section 9, Clause 3; Article VI, Sec.2, against defendants and their unAmerican Acts,Activities,Actions--Crimes and CivilViolations,pgs ii-iii, supra,
2. Amendments I, VI, VII, and XIV--Plaintiffs' Rights to be had, for speedy and Jury Trials;for equal and due Process of Law.
- 3(a). Title18:2-5; 17(1)--9(B);16(a); 21; 24(a)-25; 33(a)-34; 35(a)-(b); 37(a)-(b); 201-203; 205(a)(1); 210-211; 216; 241-242 and 1956-1957 et seq.--for alleged Subject Matter,Jurisdiction and Reliefs sought in favor of PetitionersAppellantsPlaintiffs.
- 3(b). Title28:21 01(a) and 2101(b)-Imperative Jurisdiction's hearing. FRCP: Rules 8(a)(1); 9(a)(1)(C)-9(b)-(g) and 10(c)--Class Action alleged short jurisdictional Staments for Federa Reliefs against defendants Obama et al. FRCP, Rule 23--Plaintiffs' 21st-Century Class Action Lawsuit v. Obama et al and their Cult-Ochlocracy usurpatory shadow government expulsions-fuzes.

APPENDIXES: C OF CA & LE VS. A,B OF CA & A OF DC & F.

## STATEMENT OF THE CASE

THE CONCURRENT 20 YEARS OF THEIR WELL NOTED CULT-OCHLOCACY, THE DEEENDANTS USURPATORY SHADOW GOVERNMENT EXPULSIONS-FUZES, ARE THUS ILLEGAL ACTS; ACTIONS, ACTIVITIES THE THEN AND CONTINUING TO THE EXTENT COMPOSITE:

- (a) 4 years(1977-1981) of Jimmy Carter the self-proclaimed partyDemocratpresident of GOD of WashingtonDCwhitehouse of heresy; treasonous criminalcommitted Abandonments; political financial BGKKscoutus finaglings;partyDemocrats suprdelegates mobs--HB, IKings13:1-33, 14:1-12/Apdxs A,B of CA; A of DC & F; CONTRARY TO-- United States Government the Comity-Government of Democracy of/by/for WE the people...ourPosterity, James Aggrey-Kweggyirr Arunga, Doreen H. Lee and all Allies of the United States of America--HB, Exodus20:1-26;Writs of nonDelegability-JurisdictionsPower, Constitutional and Statutory Provisions Involved, dehors, page-3;ApdxsC of CA and Apdx E.
- (b) 8 years(1993-2001) of William Jefferson Clinton the self-proclaimed partyDemocratpriestpresident of WashingtonDC Bagnoovaloffice of LGBHT and Oral-cigarQueers and BGKKscoutusforum for don't ask-don't tell sexual orientation dicta expulsions; treasonous abandonment committed acts actions and activities of androgynous liars--HB, IKings13:1-33, 14:1-12/Apdxs A,B of CA; A of DC & F; CONTRARY TO-- Genesis 18:1-33,19:1-38(distinguished explanation about Sodom and SodomandrogynousCarnalings. Exodus20:1-26;Writs of nonDelegability-JurisdictionsPower, Constitutional and Statutory Provisions, dehors, for United States the Comity Government of Democracy of/by/for We et al as. all Allies of the United States of America. page-3; Apdxs C of CA, Apdx-E.

CONTIN. STATEMENT OF THE CASE

(C) 8 years(2009-2017)and beyond-- of Barack Hussein Obama; Obama-Joseph "Joe" Robinette Biden; Obama-Biden 90 Cabinetmembers; ObamaBiden-HillaryDR Rodham;ObamaBiden-Rodham Clinton; ObamaBidenRodham-William Jéfferson Clinton;Obama Biden90CabinetmembersRodhamClinton-John Kerry; ObamaBiden 90CmRodhamClintonKerry-Eric HolderLoretta LynchGuptaYates Preet BhararaJames Clapper James Comey Huma Weiner Morell; ObamaBidenRodhamClinton90CmDNC Harry Reid Elijah Cumming(s) Tom Schiff Al Franken Susan Rice Dian Feinstein BarbaraBoxer; ObamaBidenDNCBrazilSchultzamuirDebateSabotage;ObamaBiden90 CmReidDurbinunSecurePrivateClintonssServerJamesComey mensrea FinaglingInvestigationsC.MillsObstructions of Justice; ObamBidenClintonUraniumRussiaKerryIranNuclearRansomsc ClintonsonFoundationshabouringBribes/Briberies/KickbacksMoney LaunderingObamaBidenIRS-MissingEmailandHillaryDemEmail JamesComeyClapperMorellpartDemocratsSuperDelegatesPayoffs SCANDALS;ObamaBidenClintonCarterDNCpartyDemocratsNational InternationalPoliticalFinancialand BGKK-TorteyOlveraRobot USDistrictScoutusDicta Expulsionstresonous-FUZES as, separately individually collectively jointly, defts contotive and imperially executed CRIMES-AND-CIVILVIOLATIONS as thus equally IMMORAL--HB, Haman-Zeresh-Esther3:1, 5:10-14, 6:13; Naves Topical Bible, pages-527 & 1374; Sodom-and-Gomorrah- HB, Genesis13:13,18:20,19:4-13; Naves Topical Bible, pages 508 and 1200;also; HB, IKings13:1-33, 14:1-12/Apdxs A, B of CA; A of DC & Apdx F; CONTRARAY TO-- United States Government the Comity-Government of Democracy of/by/for We the people...ourPOSTERITY, James Aggrey-Kweggyirr Arunga, Doreen H. Lee, Christopher-Charles-Sean and all Allies of the United States of America--HB, 20:1-26; Writs of nonDelegability-JurisdictionsPower, Constitutional and Statutory Provisions Involved, dehors, page-3;ApdxC of CA and Apdx E.

## REASONS FOR GRANTING THE PETITION

In perusing the record on appeal in the United States Court of Appeals, Fortior Evidence shows:

PART:A-1. Appellants, jointly collectively, and timely, not only filed by petitioning the said Court, to hear plaintiffs' MOTION under advisement, and, also, therefor designated the DCdocketed instruments as perfected as not later than the July 11, 2016 to the proceeding for nonDelegabilityPower--United States Constitution, Article I, Section 9, Clause 3; Apdxs-E:1-10, AT WHICH TIME---

2. The 5th circuit Court not only confirmed, directly, the receipt of said perfected Evidentiary Documents supporting appellants' MOTION on appeal, as well as confirming the said MOTION to be had under advisement, by Court's order docketed on October 27, 2016--CAApdx-C ACCORDINGLY---
3. Notice-order dated January 5, 2017--Apdx-B-B(1); mandate-order dated January 18, are, collectively, moot as harmless orders, id. Writs of nonDelegability-JurisdictionsPower, United States Constitution and Statutes, Page-3, supra.

PART:B-1. Appellants, United States Government Comity-Government of Democracy of/by/for We the people...our posterity, James Aggrey-Kweggyirr Arunga, Doreen H. Lee and all Allies of the United States of America, filed their Class Action in their CAPACITY consistent to nonDelegabilityWrits-Power, Ordained, Established This Constitution and the STATUTES' NATURE OF SUIT in concise short statement(s) legislated delegating Class of Plaintiffs to cite CAUSES for Subject Matter and present, Federal Question(s) Jurisdiction against Defendants in their treasonous Capacity of operating and executing Cult Ochlocracy imperial BGKKOLVFTRTYRBTScoutusFainaguings-Shadowgovernment USURPATORYEXPULSIONSFUZES. TO WIT---

2. PlaintiffsAppellantsPetitioners imparted imperative the required concise short Statutory and undisputable Subject Matter for Federal Court Jurisdictions--Title 18:241, 1956-1957 et seq.; Title 28:2001 et seq; Apdx-E:1 (page 1 of 40).

3. That, Ignacio-Roland, partyDemocratsSuperdelegates as ants' eater's tongues full of hynas vexatious and spurious actions acts and activities, by their own and in behalf of the Defendants, became, volitionally, SPECIAL COUNSEL for respondents AppelleesDefendants; by communicating the Petitioners' 21st-Century Class Action, with DEFTS in Arizona state Airport, SAED discussed filing THREATS with political-financialtreasonous finagling intentions to destroy plaintiffs with false accusations and thereby obstruct Justice against plaintiffs.

CONTIN. REASONS FOR GRANTING THE PETITION

NONTHELESS, PLAINTIFFS IN THEIR COLLECTIVE LITIGATION ASSERT THAT---

4. Barack Hussein Obama-Joseph "Joe" Robinette Biden et al are agents of worldwide terrorists, aiding Iran and Iranians, worldwide and national financing terrorists' attacks, at killing---Chris-Charles-Sean, APPENDIXES-E:1-40 vs. APPENDIXES-F:1-26. THAT--
5. Defendants Carter-Clintons-Obama-Biden; imperial cult party Democratssuperdelegates treasonous acts actions activities abandoned NationalCommonDefense--United States Military Surge, United States RedlineAgreement, United States Vetopower to the Security Council of United Nations; for Existense of state of Israel and all Allies of the United States of America, Id.
6. Said defendants abandoning the Oaths Obligation that supports the United States Comity-Government of Democracy of/by/for We,
7. Said defts legislate their past immoral and illegal androgynous sodomcarnal mental abnormalities' behaviors, under the pretense of 1791-Bill of Rights, for same sex (androgynous) marriage finagling that Tribe-Schaber-Brown-Kennedy-Ginsburg, and LGBHTQueers conwinning for love finaglings, fitting Cltns oral-cigar onanism's, the absolute lacking of a heterosexual world of Adam-and-Eve the--We heterogenerational-propagational United States and all Allies of the United States of America. Apdxs-E:1-40 vs. Appendixs-F:1-26.
8. The Obama-Biden, 90-obama-Bidencabinetmembers and partydemocratssuperdelegates paid off by clintonsFoundation schemes of kickbacks, bribesbriberies; foreignandnational money laundering, under the pretenses of Clintons' unsecure private server, emails and speechscandals, carried out by secretary of State and secretaries of state recognized as Bill and Huma weiner. (On the United States Government's property, without officially government official duties' per se, are treasonous crimes that plaintiffs raised in their Class Action against defendants.
9. Said Defendants--- Obama-Biden-Reid-Cummings-Schiff-Feistein- ClintonsDNCBrazSue-Clapper-Comey-Tortey-Olvera-and Scoutus, do operate their personal businesses of Cult Ochlocracy; imperial expulsions made of shadow government usurpatory-fuzes, CONTRARY TO THE NONDELEGABILITY-JURISDICTIONSPOWER OF PRINCIPALS OF PRINCIPLES OF (a) 1620-Mayflower Compact; (b) 1774-First Continental Delegation Congress; (c) -+1775-Second Continental Delegation; (d) The Declaration of INDEPENDENCE of 1776-Action of 2nd Continental Congress; (e) 1787-1788 Federalist Papers; (f) 1787-The Constitution of the United States and (g) 1791-The Bill of Rights.
10. PlaintiffsAppellants' PETITION FOR WRIT OF CERTIORARI should
11. ISSUES: --
12. AGAINST DEFENDANTSAPPELLEESRESPONDENTS AND THEIR CULT-OCHLOCRACY TREASONOUS SHADOW GOVERNMENT COMPOSITE USURPATORY EXPULSIONS FUZES OF THEIR PAST AND CONCURRENT 20+YEARS, AIMED AT OVERTHROWING AND DIMINISHING UNITED STATES GOVERNMENT OF DEMOCRACY OF/BY/FOR

CONTIN. REASONS FOR GRANTING THE PETITION

WE THE PEOPLE...OURPOSTERITY,JAMES AGGREY-KWEGGYIRR ARUNGA  
DOREEN H. LEE AND ALL ALLIES OF THE UNITED STATES OF  
AMERICA.Questions presented,page-ii;supra;PartyPlaintiffs,  
The Doctrine of Dougal v. NYC(for PintffsClassAction);Party-  
Defendants,The Doctrines of Ciralsky/Idlewildcases;pages iii  
& v, supra--class of defts sued.ENUMERATING RELIEFS,ACCORDINGLY--

4-1:Petitioners move this Court to grant them their PETITION FOR WRIT  
OF CERTIORARI. AND VACATE DC AND CA OPINION(S) AND ORDERS BELOW.

2:Petitioners request this Court to remand case for JURYTRIALS  
with permission to amend to include partydefendants that have  
surfaced in their deftstreasonous capacities of said usurpa-  
tory expulsions-fuzes against United States Government et al.

Petitioners rquest this Court to remand their LITIGATION to  
be presided by the Hon.Andrew Hanen, the DCJudge in 5th Circuit.

\*\*\*3:That Court acquired Jurisdiction declare superdelegates C.Cortez,  
Masto,K.Harris,M.Hassan,Chris van Hollen partDemocrats are in-  
eligible for U.S.Congressional Seats. To wit, December  
2016-U.S.Congress set aside 230-ElectoralCollege'sSuperdelegates.

CONCLUSION

WHEREFOR, ON MERITS PERUSED IN CONSISTENT WITH (a)Pages i-8 of the  
Petition for Certiorari;(b)Appendixes-CAC;E:1-40 vs. Appendixes-CAA-  
CAB & B(1); F:1-26; Writs of nonDelegabilityJurisdictionsPower,  
Constitution,Statutes,Cases involved--Pages iv-v,3, supra;Appendixes-  
E:1 of 40;E:3-5,E:8-10,E:13,E:15-40 of 40,PlaintiffsPetitioners pray  
The petition for a writ of certiorari should be granted: AGAINST DefendantsRespondents  
accordingly,id.Arunga v.NYC,--FedSupp--,Bender case,475 U.S.534;Dougal  
v.Sugarma,413 U.S.643;Johnson case,862 F.2d 975;Ciralsky v. CIA 355 F.3d  
661;Haines v. Kerner,404 U.S. 519;Idlewild v.CIA, 370 U.S. 713;Robert  
Norse v. SantaCruzCityCouncil--U.S.--;Vicocase,657F.2d756,U.S.v. Eo-  
vett, 328 U.S.303,Vare Doctrine,Congressional Quarterly's Guide Pgs  
695-696.CA,MASS,WA,HI and 9thCA lack nonDelegabilityJurisdictionsWrits  
Power to deny U.S.CommonDefense National Security bestowed upon U.S.  
Commander-in-Chief--Donald Trump,from making U.S.Comity-GovernmntSAFE,IA.

Respectfully submitted as dated on the 27th day of March,2017

*As*

-----  
JAMES AGGREY-KWEGGYIRR ARUNGA  
Pro se

ARUNGA & LEE  
POST OFFICE BOX 11521  
EUGENE, OR 97440-3721

-----  
\*\*\*PartyDemocratsSuperdelegates aspartDemocrats paid off Electors  
to massout fraudulentpopulous contortively voting turn out for  
ElectoralCollege's Count, were set aside as ACTUAL FRAUDS that  
are under Congressional,Justice and this 21st-Century Judicial  
Scrutiny that Vare Doctrine FINDS,RETROACTIVELY,INELIGIBLE the  
partydefts who in November 2016 ran for Congressional seats in  
the House and Senate

IN THE UNITED STATES COURT OF APPEALS  
FOR THE FIFTH CIRCUIT

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No. 16-41077

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JAMES AGGREY-KWEGGYIR ARUNGA, and all Other Allies of the United States of America, Similarly Situated,

Plaintiff - Appellant

v.

BARACK HUSSEIN OBAMA, 7+years Imperial Administrations and Expulsions Fuzes of President Barack Hussein Obama and Vice President "Joe" Biden; JOSEPH "JOE" BIDEN, 7+years Imperial Administrations and Expulsions Fuzes of President Barack Hussein Obama and Vice President Joseph "Joe" Biden; S. BREYER, Scoutus Dictum Expulsion Fainaiguing Fuzes; R. B. GINSBURG, Scoutus Dictum Expulsion Fainaiguing Fuzes; E. KAGAN, Scoutus Dictum Expulsion Fainaiguing Fuzes; A. M. KENNEDY, Scoutus Dictum Expulsion Fainaiguing Fuzes; AMERICAN CIVIL LIBERTY UNION (ACLU)/LYNCH & GUPTA, Special Counsel; BAGNIO OF LGBT HOMOSEXUAL STATE-CLAN; CAROLYN W. COLVIN, COMMISSIONER OF SOCIAL SECURITY; Rodham Clinton Populous Presidential Primary Paid Off Election-Expulsion/Stateswide Wins as Moot, Null and Void Fuzes,

Defendants - Appellees

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Appeal from the United States District Court for the Southern District of Texas, Brownsville

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CLERK'S OFFICE:

Under 5<sup>TH</sup> CIR. R. 42.3, the appeal is dismissed as of January 18, 2017, for want of prosecution. The appellant failed to timely file appellant's brief and record excerpts.

CA Appendix-A.

We received your letter dated 12/28/16 16-41077  
not return your letter.

You must send your document to the Clerk of the U.S.  
District Court.

You must send your document to the Clerk of the U.S.  
Supreme Court.

A copy of the court rules requires a self-addressed stamped  
envelope with \$ postage attached.

Pursuant to the 16-41077 brief w/ "notice"  
Status excellent, brief is due 4/9/17. Trial argued as  
not dismissed at this time. Please consult  
with the briefing notice. Also, all filing by you  
can not be handwritten. They must be typed.

eA Appendix-B

19w 1/5/17



No. \_\_\_\_\_

IN THE  
SUPREME COURT OF THE UNITED STATES

JAMES AGGREY-KWEYGGIRR ARUNGA — PETITIONER  
(Your Name)

VS.

BARACK HUSSEIN OBAMA ET AL — RESPONDENT(S)

**PROOF OF SERVICE**

I, James A-K Arunga, do swear or declare that on this date,  
thday of March, 20\_\_\_\_\_, as required by Supreme Court Rule 29 I have  
served the enclosed MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS  
and PETITION FOR A WRIT OF CERTIORARI on each party to the above proceeding  
or that party's counsel, and on every other person required to be served, by depositing  
an envelope containing the above documents in the United States mail properly addressed  
to each of them and with first-class postage prepaid, or by delivery to a third-party  
commercial carrier for delivery within 3 calendar days.

The names and addresses of those served are as follows:

Rolando Olvera, Ignacio Torteya, III, Olvera & Torteya, III Chambers  
U.S.D.C.BUILDING, 600 E.Harrison Street, Rm. 101, Brownsville, TX  
78520;

I declare under penalty of perjury that the foregoing is true and correct.

Executed on 27 th day of March, 20\_\_\_\_\_  
A-

(Signature)

No. \_\_\_\_\_

IN THE  
SUPREME COURT OF THE UNITED STATES

JAMES AGGREY-KWEGGYIRR ARUNGA — PETITIONER  
(Your Name)

VS.

BARACK HUSSEIN OBAMA ET AL — RESPONDENT(S)

MOTION FOR LEAVE TO PROCEED *IN FORMA PAUPERIS*

The petitioner asks leave to file the attached petition for a writ of certiorari without prepayment of costs and to proceed *in forma pauperis*.

Please check the appropriate boxes:

Petitioner has previously been granted leave to proceed *in forma pauperis* in the following court(s):

United States Court of Appeals, Fifth Circuit; United States District Court, For The Southern District Of Texas, Brownsville Division

Petitioner has **not** previously been granted leave to proceed *in forma pauperis* in any other court.

Petitioner's affidavit or declaration in support of this motion is attached hereto.

Petitioner's affidavit or declaration is **not** attached because the court below appointed counsel in the current proceeding, and:

The appointment was made under the following provision of law: \_\_\_\_\_  
\_\_\_\_\_, or

a copy of the order of appointment is appended.

  
(Signature)

CLERK  
U.S. Court of Appeals for the  
600 S. Maestri Place, Suite 177  
New Orleans, LA 70130



\$ 00.34<sup>0</sup>  
02 1R  
0002098670 JAN 06 2017  
MAILED FROM ZIP CODE 70130

Mr. James Aggrey-Kwesgyir Arunga  
P.O. Box 11521  
Eugene, OR 97440-3721

©Appendix-B(1)

*United States Court of Appeals*

FIFTH CIRCUIT  
OFFICE OF THE CLERK

LYLE W. CAYCE  
CLERK

TEL. 504-310-7700  
600 S. MAESTRI PLACE  
NEW ORLEANS, LA 70130

October 27, 2016

Mr. James Aggrey-Kweggyir Arunga  
P.O. Box 11521  
Eugene, OR 97440-3721

No. 16-41077      United States Government v. Barack Obama, et al  
USDC No. 1:16-CV-119

Dear Mr. Arunga,

We have docketed your appeal. You should use the number listed above on all future correspondence.

You should carefully read the following sections

Filings in this court are governed strictly by the Federal Rules of Appellate Procedure, NOT the Federal Rules of Civil Procedure. We cannot accept motions submitted under the Federal Rules of Civil Procedure. We can address only those documents the court directs you to file, or motion filed under the FED R. APP. P. in support of the appeal. See FED R. APP. P. and 5<sup>TH</sup> CIR. R. 27 for guidance. Documents not authorized by these rules will not be acknowledged or acted upon.

Your motion to proceed IFP is pending in the district court.

Sincerely,

LYLE W. CAYCE, Clerk

By: /s/  
J. deMontluzin, Deputy Clerk

cc: Mr. David J. Bradley

NO-----

IN THE UNITED STATES SUPREME COURT/SUP.COURT  
OF THE UNITED STATES, WASHINGTON D.C. 20543

ARUNGA, ET AL, PETITIONER(S)  
VS.  
OBAMA-BIDEN ET AL, RESPNDTS

APPENDIXES-E:1-40.

APPENDIXES-F:1-26.

ENTERED

June 14, 2016

David J. Bradley, Clerk

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF TEXAS  
BROWNSVILLE DIVISIONUNITED STATES GOVERNMENT, et.  
al.,

Plaintiffs,

v.

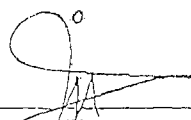
BARACK HUSSEIN OBAMA, et al.,  
Defendants.

Case No. 1:16-cv-119

ORDER TO SHOW CAUSE

The Court is in receipt of Plaintiffs' complaint, which was filed by James Aggrey-Kweggyir Arunga (hereinafter "Mr. Arunga") on June 10, 2016.<sup>1</sup> On the face of the complaint, multiple grounds could exist for dismissal under Rule 12(b) of the Federal Rules of Civil Procedure for failing to comply with Rule 8 and 9 of the same. For example, Plaintiffs fail to articulate a justiciable claim in the complaint. Further, there exists no reason to believe that the Court has subject matter or personal jurisdiction to entertain the allegations contained within the complaint. Plaintiffs are hereby given NOTICE that the Court has identified issues fatal to the cause of action and are ORDERED to show cause within 21 days as to why the complaint should not be dismissed and summons be issued.

Signed on this 14th day of June, 2016.




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Ignacio Torteya, III  
United States Magistrate Judge

DC Appendix-A

<sup>1</sup> The complaint includes multiple government entity plaintiffs whom are reportedly represented by Mr. Arunga. Mr. Arunga seemingly is neither a lawyer nor affiliated with the government in any capacity. The Court advises Mr. Arunga that impersonating an officer or employee of the United States government, as well as the unauthorized practice of law, are punishable offenses.

JS 44 (Rev. 12/12)

## CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

I. (a) PLAINTIFFS : U.S. GOVERNMENT--THE COMITY GOVERNMENT OF DEMOCRACY OF/BY/FOR WE THE PEOPLE: JUS HETERO GENERATIONAL POSTERITY-JAMES A-K ARUNGA ET AL.

(b) County of Residence of First Listed Plaintiff  
(EXCEPT IN U.S. PLAINTIFF CASES)

DEFENDANTS : BARACK HUSSEIN OBAMA, JOSEPH "JOE" BIDEN & IMPERIAL ADMINISTRATIONS; AND, SCOUTUS EXPULSION FUZES OF BREYER, GINSBURG, KAGAN, KENNEDY ET AL.

County of Residence of First Listed Defendant

(IN U.S. PLAINTIFF CASES ONLY) WASHINGTON, D.C.

NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.

Attorneys (If Known)

(c) Attorneys (Firm Name, Address, and Telephone Number)

JAMES AGGREY-KWEGGYIRR ARUNGA  
PRO SE, ARUNGA & LEE, POST OFFICE  
BOX 11521, EUGENE, OR 97440-3721

## II. BASIS OF JURISDICTION (Place an "X" in One Box Only)

- |   |   |
|---|---|
| <input checked="" type="checkbox"/> 1 U.S. Government Plaintiff | <input type="checkbox"/> 3 Federal Question<br>(U.S. Government Not a Party)          |
| <input type="checkbox"/> 2 U.S. Government Defendant            | <input type="checkbox"/> 4 Diversity<br>(Indicate Citizenship of Parties in Item III) |

## III. CITIZENSHIP OF PRINCIPAL PARTIES (Place an "X" in One Box for Plaintiff and One Box for Defendant)

	PTF	DEF	PTF	DEF	
Citizen of This State	<input type="checkbox"/> 1	<input type="checkbox"/> 1	Incorporated or Principal Place of Business In This State	<input type="checkbox"/> 4	<input type="checkbox"/> 4
Citizen of Another State	<input type="checkbox"/> 2	<input type="checkbox"/> 2	Incorporated and Principal Place of Business In Another State	<input type="checkbox"/> 5	<input type="checkbox"/> 5
Citizen or Subject of a Foreign Country	<input type="checkbox"/> 3	<input type="checkbox"/> 3	Foreign Nation	<input type="checkbox"/> 6	<input type="checkbox"/> 6

## IV. NATURE OF SUIT (Place an "X" in One Box Only)

CONTRACT	TORTS	FORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES
<input type="checkbox"/> 110 Insurance	<input type="checkbox"/> PERSONAL INJURY	<input type="checkbox"/> PERSONAL INJURY	<input type="checkbox"/> 422 Appeal 28 USC 158	<input type="checkbox"/> 375 False Claims Act
<input type="checkbox"/> 120 Marine	<input type="checkbox"/> 310 Airplane	<input type="checkbox"/> 365 Personal Injury - Product Liability	<input type="checkbox"/> 423 Withdrawal 28 USC 157	<input type="checkbox"/> 400 State Reapportionment
<input type="checkbox"/> 130 Miller Act	<input type="checkbox"/> 315 Airplane Product Liability	<input type="checkbox"/> 367 Health Care/Pharmaceutical Personal Injury Product Liability	<input type="checkbox"/> PROPERTY RIGHTS	<input type="checkbox"/> 410 Antitrust
<input type="checkbox"/> 140 Negotiable Instrument	<input type="checkbox"/> 320 Assault, Libel & Slander	<input type="checkbox"/> 368 Asbestos Personal Injury Product Liability	<input type="checkbox"/> 820 Copyrights	<input type="checkbox"/> 430 Banks and Banking
<input type="checkbox"/> 150 Recovery of Overpayment & Enforcement of Judgment	<input type="checkbox"/> 330 Federal Employers' Liability	<input type="checkbox"/> 370 Other Fraud	<input type="checkbox"/> 830 Patent	<input type="checkbox"/> 450 Commerce
<input type="checkbox"/> 151 Medicare Act	<input type="checkbox"/> 340 Marine	<input type="checkbox"/> 371 Truth in Lending	<input type="checkbox"/> 840 Trademark	<input type="checkbox"/> 460 Deportation
<input type="checkbox"/> 152 Recovery of Defaulted Student Loans (Excludes Veterans)	<input type="checkbox"/> 345 Marine Product Liability	<input type="checkbox"/> 380 Other Personal Property Damage	<input type="checkbox"/> SOCIAL SECURITY	<input type="checkbox"/> 470 Racketeer Influenced and Corrupt Organizations
<input type="checkbox"/> 153 Recovery of Overpayment of Veteran's Benefits	<input type="checkbox"/> 350 Motor Vehicle	<input type="checkbox"/> 385 Property Damage Product Liability	<input type="checkbox"/> 861 HIA (1395ff)	<input type="checkbox"/> 480 Consumer Credit
<input type="checkbox"/> 160 Stockholders' Suits	<input type="checkbox"/> 355 Motor Vehicle Product Liability	<input type="checkbox"/> 710 Fair Labor Standards Act	<input type="checkbox"/> 862 Black Lung (923)	<input type="checkbox"/> 490 Cable/Sat TV
<input type="checkbox"/> 160 Other Contract	<input type="checkbox"/> 360 Other Personal Injury	<input type="checkbox"/> 720 Labor/Management Relations	<input type="checkbox"/> 863 DIWC/DIWW (405(g))	<input type="checkbox"/> 850 Securities/Commodities/ Exchange
<input type="checkbox"/> 165 Contract Product Liability	<input type="checkbox"/> 362 Personal Injury - Medical Malpractice	<input type="checkbox"/> 730 General Death Penalty	<input type="checkbox"/> 864 SSID Title XVI	<input type="checkbox"/> 890 Other Statutory Actions
<input type="checkbox"/> 166 Franchise		<input type="checkbox"/> 740 Railway Labor Act	<input type="checkbox"/> 865 RSI (405(g))	<input type="checkbox"/> 891 Agricultural Acts
		<input type="checkbox"/> 750 Family and Medical Leave Act		<input type="checkbox"/> 893 Environmental Matters
		<input type="checkbox"/> 790 Other Labor Litigation		<input type="checkbox"/> 895 Freedom of Information Act
		<input type="checkbox"/> 791 Employee Retirement Income Security Act		<input type="checkbox"/> 896 Arbitration
				<input type="checkbox"/> 899 Administrative Procedure Act/Review or Appeal of Agency Decision
				<input type="checkbox"/> 950 Constitutionality of State Statutes
REAL PROPERTY	CIVIL RIGHTS	PRISONER PETITIONS	FEDERAL TAX SUITS	
<input type="checkbox"/> 210 Land Condemnation	<input type="checkbox"/> 440 Other Civil Rights	<input type="checkbox"/> Habeas Corpus:	<input type="checkbox"/> 870 Taxes (U.S. Plaintiff or Defendant)	
<input type="checkbox"/> 220 Foreclosure	<input type="checkbox"/> 441 Voting	<input type="checkbox"/> 463 Alien Detainee	<input type="checkbox"/> 871 IRS—Third Party 26 USC 7609	
<input type="checkbox"/> 230 Rent Lease & Ejectment	<input type="checkbox"/> 442 Employment	<input type="checkbox"/> 510 Motions to Vacate Sentence		
<input type="checkbox"/> 240 Torts to Land	<input type="checkbox"/> 443 Housing/ Accommodations	<input type="checkbox"/> 530 General		
<input type="checkbox"/> 245 Tort Product Liability	<input type="checkbox"/> 445 Amer. w/Disabilities - Employment	<input type="checkbox"/> 535 Death Penalty		
<input type="checkbox"/> 290 All Other Real Property	<input type="checkbox"/> 446 Amer. w/Disabilities - Other	<input type="checkbox"/> Other:		
	<input type="checkbox"/> 448 Education	<input type="checkbox"/> 540 Mandamus & Other		
		<input type="checkbox"/> 550 Civil Rights		
		<input type="checkbox"/> 555 Prison Condition		
		<input type="checkbox"/> 560 Civil Detainee - Conditions of Confinement		
IMMIGRATION				
		<input type="checkbox"/> 462 Naturalization Application		
		<input type="checkbox"/> 465 Other Immigration Actions		

## V. ORIGIN (Place an "X" in One Box Only)

- |  |   |  |   |  |   |
|--|---|--|---|--|---|
| <input type="checkbox"/> 1 Original Proceeding | <input type="checkbox"/> 2 Removed from State Court | <input type="checkbox"/> 3 Remanded from Appellate Court | <input type="checkbox"/> 4 Reinstated or Reopened | <input type="checkbox"/> 5 Transferred from Another District | <input type="checkbox"/> 6 Multidistrict Litigation (specify) |
|--|---|--|---|--|---|

Cite the U.S. Civil Statute under which you are filing (Do not cite jurisdictional statutes unless diversity)  
SUITING PERPETRATOR, DEBTORS U.S. CONST., ARTICLE III; AMENDMENTS I, VII, IX&XI; U.S. SUPREME COURT RULE, 18 USC 28:2101; PREAMBLE PROVISIONS-BILL OF RIGHTS GRANDEUR  
F.R.C.P., RULES 1, 19, 23, 32(a);

## VI. CAUSE OF ACTION

Brief description of cause B.H.Obama-J.R.Biden, Agents of Worldwide Terrorists & Obama-Biden Imperial Administrations, Agencies, aiding enemies WHO

Declared WARS against United States Government and American Allies. Title 18:241, 1956

## VII. REQUESTED IN COMPLAINT:

CHECK IF THIS IS A CLASS ACTION  
UNDER RULE 23, F.R.Cv.P.

CHECK YES only if demanded in complaint:  
JURY DEMAND:  Yes  No

## VIII. RELATED CASE(S) IF ANY

(See instructions):

U.S. CA, 5TH CIRCUIT DOCKET NO. 15-40238  
JUDGE HONORABLE ANDREW S. HANEN, U.S.D.C.JDG,S.D.TX.

DATE

SIGNATURE OF ATTORNEY OF RECORD

APDX-E:1 OF 40.

FOR OFFICE USE ONLY

RECEIPT #

AMOUNT

APPLYING IJP

JUDGE

MAG. JUDGE

UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF TEXAS  
BROWNSVILLE DIVISION

NOTICE OF CASE FILING

Date Case filed: 6/9/2016

Style of Case: United States Government, et al.  
v.  
Barack Hussein Obama, et al.

Case number: 1:16-cv-00119

District Judge assigned: Judge Rolando Olvera

Magistrate Judge assigned: Magistrate Judge Ignacio Torteya, III

Nature of Claim: Complaint NOS 690

Your case has been filed as a Complaint.

*Please write or type the civil action number on the front of all letters and documents.  
Address all mail to:*

United States District Clerk's Office  
600 E. Harrison Street, Rm. 101  
Brownsville, TX 78520

*The case will be handled in the ordinary course of the Court's work. Writing to the Court to ask about your case will only SLOW the process.*

Date: June 10, 2016

David J. Bradley, Clerk

By: Balvina Campos, Deputy Clerk

APPENDIX-E: 2 OF 40.

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF TEXAS  
BROWNSVILLE DIVISION

UNITED STATES GOVERNMENT ET AL  
Plaintiffs

v.

BARACK HUSSEIN OBAMA ET AL  
Defendants

ARUNGA'S LEGAL INSTRUMENT IMPARTING SPECIFIC  
STATUTORY AND CONSTITUTIONAL  
AFFIRMATIVE DEFENSES FOR CAUSE ON MERITS

PLEADS,

- (a) In consistent with required JURISDICTION of defined Federal Rules of Civil Procedure, Rule 8(a)(1)--Pro se Complaint: Pages i-ii; Pages 1-2. Exhibits, Pages A, A-1, A-2, A-3, A-4, A-4(a), A-4(b), A-4(c), A-4(d), A-4(e), A-4(f), A-4(g), A-4(h) and A-4(i); also, Exhibits A-20, A-21, A-22 and A-23--Court's waiver ORDER in line of Pro se'S Complaint filed as granted. Inter alia, vexatious maundering Appendix 23 is moot as delusional: lacking prudence on merits and precedents, ipso, selbstahrt
- (b) Pro se's Complaint with legal existence, in consistent with required JURISDICTIONS of defined Federal Rules of Civil Procedure, Rules 9(a)(1)(C), 9(b)-(g) and 10(c) at Law and Fact, deems justified litigation against designated defendants-- Barack Hussein Obama et al and Obama-Biden Imperial Admini-strations' Expulsion Directives'-Fuzes. Id.
- (c) About denying issuance of SUMMONS to pro se's filed Complaint based on maundering delusions and Footnote-1 of Appendix 23, amounts to heinous vexations fabricated by magistrate lawyer. Thus June 14, 2016 ORDER is rejected emphatically by Arunga, a well educated Legal Scholar. To wit, Appendixes 1, 2, 8, 9, 12,

, 13, 14, 15, 16, 17, 18, and APPENDIXES 23(a)-23(c) forum dipict  
magistrate's lawyers; and that neither said nihilists nor  
Torteya will intimidate Pro se Arunga from exercising his  
afforded due-equal<sup>2</sup> Rights of American Jurisprudence. A single  
magistrate/judge now has mysterious "punishable offenses" upon  
which said magistrate has jurisdiction against Arunga. Nobody  
is preventing Torteya from impaneling criminal jury trial to  
proceed against James Aggrey-Kweggyirr Arunga--naturally born  
gifted special CHILD of Kenya Hebrews; SabbathianChristian;  
do<sup>n't</sup> believe in criming/crimes;civil violations nor believes  
in liars;will not be intimidated by organized criminals;nor  
"Defendants delusional "Don't-Say-Don't Tell finaglings". Pro  
se does not believe in immoralities and toxics buddybodies<sup>3</sup>

Appendix to re-operate another Onanist bagnio of CarnalBeha-  
viorAndrogynous mental abnormalities for con-OBAMACARELEGACY.

- (d) I, James Aggrey-Kweggyirr Arunga and pro se in D.C. Case No. 1:16-cv-119, declare under penalty of perjury that I am executing this instrument in deemed honesty, according to the best and truthfully defined<sup>4</sup> the Rights of American Jurisprudence--a-c, Supra; and, in consistent with Federal Rules of Civil Procedure designated, id; in consistent with USCA18:241 1956-57; USCA28:2101(b)/Spm Court Rule18; Amendments I, VII, IX, XIV(1); Article I Section 8, Clause 10, Section 9, Clause 3; Article III, Section 2-3; Article VI--Supreme Law of the Land/September 1787-December 1791 DjWright Arunga v. NYC, FedSupp<sup>5</sup> (Pro se is Legal Scholar on MERITS). Peruse The Constitution of United States of America, Johnny H. Kilian and Leland E. Beck(edtrs)/Library of Congress-U.S.Govt. Prtg 1987, Pages 1-915 et seqq; Complaint, Pages i-ii, 1-2; 9-10; 13-18; Exhibits A, A-4(k), A-4(l), A-5 through A-20 and A-23;

(e) Denying Pro se issuance of SUMMONS to his filed Complaint,  
said DENIAL ~~Empanelsdichotomus vexations~~, U.S. v. Lovett, 328U.S.303; ;  
1. denies the Constitutionality--Principal Authority, per  
curam, September 1787-Convention's Manifest intact Regard  
PreambleProvisions, Dehors;  
2. denies the Constitutionality--Ratification Power, per  
December 1791--Bill of Rights Convention. See Grandeur  
Standing in jointenactment of 1791-Amendment I, Judicial  
Right to be heard; Amendment VI, Judicial Speedy Trial;  
\$20,00+ Right for Judicial Jurisdiction in consistent with  
FRCP, Rule 8(a)(1)(Complaint:Exhibits A, A-4(h), A-4(i),  
A-20;Amendment VII;1868-Amendment XIV Due Process and Equal  
Protection of Law(DichotomyWrit/Supreme Law of the  
Land). Complaint, Pages 13-18.Norse v. SCCC, U.S.  
Accordingly, Magistrate's ORDER of June 14, 2016 is cult  
Ochlocracy in consistent with Imperial Expulsion Judicial  
Fainaiguings-Fuzes rejected as unAmerican and banned at-  
tainer targeting to destroy Pro se Arunga and indispensable  
partyPlaintiffs, similarly, situated. Complaint, Page 4.  
CATEGORICALLY, Appeal from United States District Court,  
Southern District of Texas, Brownsville Division, is NOTICED  
in consistent with required statutory USCA28: 2101(b)  
causality and as per Supreme Court Rule 18, Article III,  
Sections 1-2, Clauses 2-3 and Section 2,Clauses 3 et seq--  
Article VI, Clause 2; also, Article I, Sections 8, Clause  
10 and Section 9, Clause 3, against Designated Defendants.  
Marquez v. Hardin, 339 F.Supp 1364; DOUGALL v. Sugarman,  
339 F.Supp 906/413 U.S.643(1973); Arunga v.NYC, F.Supp--  
Vigon Case, 657 F.2d 768; Johnson Case, 102 862 F.2d 975;  
Lynch Case, 405U.S.538; Bender Case, 475 U.S.534.  
U.S. v.Lovetts, 328 u.s. 303, Norse v. SCCC, U.S.

WHEREFOR, Pro se and indispensable party Plaintiffs are entitled to JUDICIAL HEARING, Under Article III Jurisdiction and consistent with Supreme Law of the Land(DichotomyWrit--September 1787-December 1791--Dehors). That, NOTICE FOR DIRECT APPEAL TO U.S. Court of Appeals, 5th Cir. is hereby, filed in the United States District Court, Southern District of Texas, namely, the within 30-days; and that complete D.C. File Case No. 1:16-cv-119, including Docket sheet and all other communications in variegated forms pertaining to plaintiffs' filed Complaint of above designated D.C number are designated to be perfected /forwarded to the United States Court of Appeals, Fifth Circuit, New Orleans, LA!

DIRECT APPEAL IS SO NOTICED AND DOCUMENTS FOR DIRECT APPEAL

ARE DESIGNATED TO THE CLERK'S OFFICE,

Respectfully noticed on June 20, 2016, by:

JAMES AGGREY-KWEGGYIRR ARUNGA  
LEGAL SCHOLAR, Pro se\*\*

ARUNGA AND LEE  
POST OFFICE BOX 11521  
EUGENE, OR 97440-3721.

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\*\*Note; Barack Hussein Obama, William Jefferson-Hillary D. Rodham Clinton's and Obama-Biden Imperial Administrations do not have Lawyers in the United States to defend them in this; heard, by jury either as civil or criminal case, by a singlemagistrate Ignacio Torteya, the USA appearing for their Designated Defendants. The Bible does not lie--Romans 8:13-39 Mr. Magistrate, don't backoff from filing a criminal Action, based on your denified issues fatal. Punishable offenses (fine-1)".

Distributed--CIADirector, Hon. Brennan; FBIDirector, Hon. James Comey; Hon. Charles Grassley, Chair Senate Judiciary Committee; Hon. Michael McCaul, House Chair on Intelligence; Hon. Lindsey Graham, Great Senator for S.C; Hon. Chief Justice, State of Texas; Rev. Billy Graham (long time Friend and great Spiritual Leader), we met in Shaurimoyo Park to hear the SPOKEN WORD, in Nairobi, Kenya, in 50's, UN Human Rights Commission; OAU; ICC; Kelly's FILE; Register Guard for National NewsMedia, Kenya National, BBC, AND THE BUSH FAMILY.

THE DOCTRINE OF SABBATH-SEALING AND EVANGELIC "SURRENDER ALL PRAISE TO THE LORD IN THE WORD OF THE HOLY TRINITY  
AND THE WORD OF GOD TO "ALL YE PEOPLE OF ALL NATIONS; KEEP THE SABBATH, KEEP THE SABBATH" AND BELIEVE IN IT.  
MIZEE KACWA ARUNGANGOTA SAKWASAKWA AKA JAMES AGGREY-KWEGGYIRR ARUNGA, SABBATHIAN--A SERVANT OF THE LORD  
KACWA WAS BORN PREMATURELY AT DAWN DECEMBER 25, 1937 WITH UNMATCHED UNWAVERING STUBBORN MORAL GIFT  
TO SERVE HIS CONCERNED-MINISTRY-CALL TO INNOCENT FORTUNE, IN THEIR NEEDS.

THE ELDER JAMES, PRAYER AND PROPHECY OF THE LORD • KENYA BENEVOLENT HUMANITARIAN  
POST OFFICE BOX 11521, EUGENE, OR 97440 - 3721.

D.C. CASE NO. 1:16-cv-119

IN THE

UNITED STATES DISTRICT COURT

FOR THE SOUTHERN DISTRICT OF TEXAS

THE DESIGNATED DOCUMENTS TO THE FIFTH CIRCUIT  
COURT OF APPEALS REQUESTED, TO INCLUDE COMPLE-  
TE DOCKET SHEETFILE OF FILED COMPLAINT, AND ALL  
COMMUNICATED INSTRUMENTS TO/FROM..., COMMUNICATED  
BY EMAIL, TELEPHONE, AIRLINES TO BE PERFECTED AND  
FORWARDED TO THE UNITED STATES COURT OF APPEALS.

UNITED STATES GOVERNMENT ET AL  
Plaintiffs-Appellants

v.

BARACK HUSSEIN OBAMA ET AL  
Defendants-Appellees

1/  
NOTICE FOR THE

DIRECT APPEAL FROM UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF TEXAS, BROWNSVILLE DIVISION

JAMES AGGREY-KWEGGYIRR ARUNGA  
LEGAL SCHOLAR, Pro se  
ARUNGA & LEE  
POST OFFICE BOX 11521  
EUGENE, OR 97440-3721

THE QUESTION(S) PRESENTED INVOKES  
ABSOLUTE DICHOTOMY OF IUSDEHORS  
THAT:

- (1) Constitutionality DEFINING Principal is Authority that  
accomplished, per curam, the September 1787-Manifest  
Regard PreambleProvisions of/by/for WE the people.
- (2) Constitutionality DEFINING Ratification is the POWER that  
WE are all in this for ourselves and our POSTERITY in  
One Bill of Rights, in consistent with September 1787-WRIT  
enacting Grandeur Standing Rights effecting the 1791-  
Amendment I; Amendment VI, Amendment VII; and 1868-Amendment  
XIV of the Supreme Law of the Land--1787-1791--DichotomyWrit.
- (3) Article I, Section 9, Clause3 protects WE-people of United  
States Government from vexatious imperial cultOchlocracy in  
that people's due process and equal Protection of the LAW  
are indefinite. 1791-Amendments I and 1868-Amendment XIV.
- (4)(a) Pro se moves this Fifth Circuit Court of appeals, to vacate  
June 14, 2016 ORDER of the magistrate Ignacio Torteya, the  
third, as unjudicial proceeding and not active in the  
United States Government, the linearly found entity of  
Comity-Government of Democracy of/by/for WE, et al, Pro se  
petitioner and indispensable partypetitioners. Id.
- (4)(b) Court is further moved to direct the United States District  
Court, Southern District of Texas, Magistrate Ignacio Torteya  
to issue SUMMONS to the filed Complaint, filed and docketed  
on June 10, 2016. Id.
- (4)(c) Court is, also, prayed to issue ORDER for impenneling jury

either for civil or criminal(magistrate seems to have found) jurisdictional subject matter against this respected pro se Arunga who is ready for jury trial, right now, against designated defendants. 1791-Amendments I, VI and 1868-Amendment XIV

(4)(d) Court is requested to give the benefits of fairness to Obama's clan to agree to come and have an open hearing to show the jury and others, how pro se has owed and continue to owe Obama's imperial cultochracy some money in overpayments, delusional inhuman claim(s) and disrespecting 78-moral years of Pro se.

~~Invictious insidious adumbrations~~ of Clintons involved in death-plot of an American innocent child, Bengazi ambassador, and Obama-Clinton's obstructing justice are going nowhere, for they are found fully in their hands, mind, and their political-financial finaglings. Pro se has a right to be heard on that note. Id.

Pro se petitioner(s) request(s) the honorable assigned Appeals Court For the Fifth Circuit, to grant pro se and indispensable partypetitioners their petition.Amendments I, VI, VII and XIV.

Respectfully submitted on the Rights of the American Jurisprudence and on the MERITS: The Documentary History of History of Ratification of the Constitutional Documents and Record 1776-1787, Merrill

Jensen and John Kaminski; Ratification, The People Debate the Constitution, 1787--1788, Pauline Maier; Origins of the Bill of Rights, Leonard Levy; MORE PERFECT UNION, William Peter; THE CITIZENS'S CONSTITUTION, Seth Lipsky; THE CONSTITUTION, Joseph Welch; The Constitution of United States of America, Johnny H. Killian and Land E. Beck(Edtrs). Also, Norse v. Santa Cruz City Council, U.S. ; U.S. v. Lovett, 328 U.S. 303; Lynch v. Household Finance, 405 U.S. 538; Dougall v. Sugarman, 339F.Supp906/413 U.S. 643; Bender Case, 475 U.S. 534; Marquez v Hrdin, 339F.Supp 1364;

Vico Case , 657 F.2d 768; Johnson "A" Case, 862 F.2d 975;

James Aggrey-Kweggyirr Arunga Case v. New York City

F.Supp

Respectfully Submitted on July 11, 2016.

by:

JAMES AGGREY-KWEGGYIRR ARUNGA  
LEGAL SCHOLAR, Pro se

ARUNGA & LEE  
POST OFFICE BOX 11521  
EUGENE, OR 97440-3721

Page-3

APPENDIX-E: 10 OF 40

No. C.A. 16-41077

EX PARTE MOTION-PETITION FOR  
ARTICLE I, SECTION 9,  
CLAUSE 3-JURISDICTIONAL  
PEREMPTORY WRIT, DEHORS.  
IN THE

UNITED STATES COURT OF APPEALS  
FOR THE FIFTH CIRCUIT

DIRECT APPEALS DIVISION

JAMES AGGREY-KWEGGYIRR ARUNGA, INDISPENSABLE PARTY--  
UNITED STATES GOVERNMENT ET AL PETITIONER  
(Your Name)

VS.

BARACK HUSSEIN OBAMA ET AL— RESPONDENT(S)

ON PETITION FOR ARTICLE I, SECTION 9,  
CLAUSE 3 WRIT, DEHORS

UNITED STATES DISTRICT COURT, SOUTHERN DISTRICT OF TEXAS  
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR ARTICLE I, SECTION 9,  
CLAUSE 3-PEREMPTORY WRIT, DEHORS.

JAMES AGGREY-KWEGGYIRR ARUNGA, Legal Scholar, Pro se  
(Your Name)

POST OFFICE BOX 11521,  
(Address)

EUGENE, OREGON 97440-3721  
(City, State, Zip Code)

NONE (POOR TO AFFORD ONE)  
(Phone Number)

No. C.A. 16-41077

EX PARTE MOTION-PETITION FOR  
ARTICLE I, SECTION 9,  
CLAUSE 3-JURISDICTIONAL  
PEREMPTORY WRIT, DEHORS.

UNITED STATES COURT OF APPEALS  
FOR THE FIFTH CIRCUIT

DIRECT APPEALS DIVISION

UNITED STATES GOVERNMENT ET AL  
Petitioners-Plaintiffs

v.

BARACK HUSSEIN OBAMA ET AL  
Respondents-Defendants

NOTICE OF AND PETITIONING PLAINTIFFS' OBJECTION  
TO APPENDIX A-25--REPORT AND RECOMMENDATION, BY  
ONE SINGLE, DEF'TS' SPECIALCOUNSEL IGNACIO TORTEYA.

RE: EXHIBIT A-23: As attached must be perused as Notice of case filing of D.C. No. 1:16-cv-119 acknowledging proceeding without filing fees and other costs of 21st Century Class Action Lawsuit, D.C. 1:16-cv-00119, dated 06/09/2016.

RE: APPENDIX A-23: As attached is ORDER TO SHOW CAUSE as obstruction of justice expulsion fuse, by magistrate-Special Counsel, TORTEYA, III, for Obama et al, dated June 14, 2016; lacking educated judicial merits except to intimidate petitioning VICTIMS.

RE: APPENDIX A-25: As attached is rejected-object to as nothing but by a 1974-born obstructionist of jusctice, lawyer for illegally organized criminals that occupy United States Government et al property by corrupt-delusional-imperial usurpatory-political-financial FINAGLINGS dated 08/31/2016, Ref. A-25, by Tortoya et al.

WHEREFORE, PETITIONING Plaintiffs amend and delete Donald Trump, from this proceeding as previously listed partydefendant; and list Ignacio Tortoya, III as amended partydefendant in D.C. No. 1:16-cv-119 C.A. No. 16-41077 to issue EQUITABLE ESTOPPEL QUESTION FOR WRIT OF NONDELEGABILITY-JURISDICTIONPOWER BESTOWED UPON UNITED STATES GOVERNMENT LEGISLATURE, TO EXPEL, BY MAJORITYVOTE, OBAMA AND HIS IMPERIAL USURPATORY CULT OCHLOCRACY CLAN FROM THE PROPERTY OF UNITED STATES COMITY GOVERNMENT OF DEMOCRACY OF/BY/FOR WE ET AL, VICTIMS.

Dated September 19, 2016, by

JAMES AGGREY-KWEGGYIRR ARUNGA

IN THE UNITED STATES COURT OF APPEALS  
FOR THE FIFTH CIRCUIT

UNITED STATES GOVERNMENT ET AL  
Petitioners-Plaintiffs

v.

BARACK HUSSEIN OBAMA ET AL.  
Respondents-Defendants

AFFIDAVIT ON EQUITABLE ESTOPPEL JURISDICTION SUPPORTING 21ST CENTURY  
CLASS ACTION LAWSUIT THE C.A.16-41077/D.C.1:16-cv-00119 OF PETITION-  
ING VICTIMS--UNITED STATES GOVERNMENT, COMITY GOVERNMENT OF/BY/FOR WE

- ON AFFIDAVIT: a). Arunga declares that a 10-page maundering gibbirish marked and herein attached, Appendix A-25, is rejected as moot and objected to as nothing; imparting contortively concerted designed purjury, judicial finagling in some form of spurious actions--threats and intimidations employed by partydefendants and partyhired SPECIALCOUNSEL, IGNACIO TORTEYA, III as amended deft. herein, to obstruct justice in this proceeding.
- b). Thus, defendants-appellees are now on NOTICE that they, retroactively, in 18-years of partydemocratsadministrations and within 7+current years of Barack Hussein Obama-Joseph Robenette Biden-Hillary Rodham/Rodham- Clintons imperial administration(s), premeditated and carried and continue to carry out Treasons'Actions, national-international political-financial finaglings in bribes,moneylaunderingschemes;corruptions,by illegally operating businesses of corrupt conflicts;polltax/bribing partydemocratsSUPERDELEGATES;national rigged elections by primary fixed corruptions-electors;email/damnemails scandals;private/private servers scandals; SCOUTUS corrupting dictum expulsion judiciaryfinagling-fuzes; Obama-Biden-Clintons delusionaFlegislative/imperial-directives-fuzes. That, individually and collectively, separately and jointly, defendants and appellees; and, joinder and mandatory joinder, in their premeditated capacities to carry-out and carried-out; as currently-concurrently, continue carryingout GRIMINAL ACTS, WHEREFORE, RICO-18:Sections 2-4; Sections 16(a)-(b);Section 18; Section 21; Sections 24(a)-25, Sections 33(a)-34; Sections 35(a)-(b); Sections 37(a)-(b); Sections 201-203; Sections 205(a)(1)-2et seq.; including Section 208(a); Section 209(a); Sections 210-211; ~~and Section 216~~, ISSUE AND EXPEL Barack Hussein Obama and his clandefendants-appellees, joint joinder and collective mandatoryjoinder from the property and from all functions of the United States Government and the United States citizens and their friends-allies. SEE ALSO RICO-Title 18: Section 5; Section 7(1) etseq; ~~Section 8~~; Sections 9(A) and 9(B); Sections 24(b); Sections 241-242; Rights of petitioning PlaintiffsVictims for their judicial reliefs. Id ClassAction,Appendixes.

Continued  
Page 2, et al., et al.  
NO.C.A.16-41077/AFFIDAVIT ON  
EQUITABLE ESTOPPEL JURISDICTION  
IN SUPPORT OF PETITIONERS' CLASSACTION

- c). Arunga, further declares that defendants William Jefferson Clinton, Hillary Rodham and Hillary Rodham Clintons premeditated deathplots to be carried out in the most heinous ways against VICTIMS of the Clintons' criminal businessACCTIONS AND ACTS. a & b, Supra; The Kelly File, FXNEWS.
- d). Similarly, Arunga declares that 18 previous and 7+current years of Carter-Clintons-Obama-Biden partydemocratic administrations; partydemocratic SCOUTUS forum of Ginsburg-Breyer-Kegan engaged and contortively continue to engage in unAmerican Government of Executive-Judicial-and-ReidPolitical Legislative and Financial ~~FALINGINGS~~. That, by defts' imperial-dictum-corrupt legislative expulsion FUZES, said defendants-appellees have vexatiously managed to usurpate the United States Government, The Comity-Government of Democracy of/by/for We The People..Ourselves..Our Posterity As Ordained Established The "CONSTITUTION", held: criminal acts, actions activities, treasons, against Petitioning PlaintiffsVictims--UNITED STATES GOVERNMENT ET AL, are banned as CULT-IMPERIAL-OCHLOCRACY; and that partydefts- partydemocrats in their imperial usurpations,againstVICTIMS, are moot, for defts--appellees abandoned United States Military SURGE SECURITY AND SAFETY--Common Defense, bestowed upon United States President, confirmed by United States MajorityVote of the Legislature, legal Estoppel holds, defts Appells abandoned the OATHOBLIGATION that is required to support The CONSTITUTION of United States Government et al. Said defendants-appellees committed and continue to commit heinous crimes against the United States Government et al, to issue EQUITABLE ESTOPPEL WRIT against defendants and against defendants' CRIMES. Id. Acknowledging that they retain-passess-use unsecure(d) PRIVATE SERVER(S), in their corrupt businesses; as employees and their associates working fulltime in they Bill-Hillary Clintons Foundation, Inc, as well as in the United States Government Departments and Agency as corrupt AGENTS, they as, at appointed time, Bill, Hillary Clintons and their associates realized that Chris, Sean, Charles stumbled into corrupt-businesses of Bill-Hillary and ClintonsFoundation composite multiSCANDALS. THAT THE SAID TRIO, (Chris-Sean-Charles--THE INNOCENT AMERICAN CHILDREN), wanted out of the Clintons' Foundation, for TRIO hardly BELIEVED had been entrapped into Hillary Bill Clintons (Secretary of State-ex-United States President) PRIVATE SERVER FINAGLINGSCORRUPTIONS, aiding worldwide terrorists, to threaten, invade, attack and kill, heinously, citizens and the allied friends of United States Government. Id.
- e). Denied U.S.Military Security that protects United States Diplomats; denied access to the United States MadamSecretary, intentionally; Led to the brutalterrorist pathways and tunnels;

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NO.C.A.16-41077/AFFIDAVIT ON  
~~EQUITABLE ESTOPPEL~~ JURISDICTION  
IN SUPPORT OF PETITIONERS' CLASS ACTION

TRIO'S REQUESTS FOR HELP FROM MADAM SECRETARY, WERE PUT ON HOLD UNANSWERED; THEN, WERE DIRECTED TO SOME CYBER'S AGENCY'S AGENTS WITH INSTRUCTIONS TO RETAIN THEM IN THEIR MOST HIDDENWAYS, SUBJECT TO BE DESTROYED, BY ORDER FROM William Jefferson, Hillary Rodham Clinton's and Clinton's associates, who by monitoring UNSECURE(D) PRIVATE SERVER'S TECHS, SAID DEFENDANTS-APPELLEES LET THE TERRORISTS HACK AND LISTEN TO THE ENTIRE BENGHAZI DEATHS-PLOTS AGAINST CHRIS-SEAN-CHARLES TO TRIO HEINOUS EXECUTIONS, BY TERRORISTS-HACKERS, INHERENTLY SUSPECTED AS "MOSLEM BROTHERS" AND THEIR WORLDWIDE CONNECTED TERRORISTS. ID.

- f). Meantime, Chris, Sean, Charles--"TRIO", were moved around, unaware of the pathways and tunnels occupied by Moslem Brothers and their associates, around and onto ~~Benghazi~~, until, the innocent American CHILDREN--Chris, Sean, and Charles met their death in FLAMES. DEFENDANTS-APPELLEES, THE CLINTONS AND THEIR ASSOCIATES, COORDINATED AND ORCHESTRATED, to making sure all the property the TRIO had on them or carrying with them, including cellphones, computers, laptops, official and unofficial documents, phonecalls, emails and damnemail messages to/from the defendants were destroyed to ashes, leaving behind impossible traceable evidence to salvage. Unretrievable! See, ClassAction, Appendixes; Kelly File (very reliable Compendium kept by Megyn Kelly), FXNEWS.
- g). Defendants-Appellees were aware of the Clintons, Clintons' associates and their capable capacities of plans to destroy innocent people they disagree with or are not in support of the corrupt delusional political and financial finaglings of William Jefferson-Hillary Clintons/Rodham-Clinton associated CLAN composite hate, contortive extortions, purjuries, justice Obstruction and heresy. Thus, defendants- appelles are trapped into their CORRUPTIONS..., email scandals, poll tax-Superdelegates' primary fixed elections scandal, DNC and party democrats hackers associated with Madam Secretary on 140+ foreign trips for foreign set-up bribes-bribery SCANDALS, don't say don't tell, MIGAL GIGAR BH GLOBAL INT'L into innocent women LOINS, WETTING CIGARS FOR Bill-Hillary Clintons and their associated defendants delusions' beliefs in inhuman CAR-NAL BEHAVIORISH ANDROGYNOUS MENTAL ABNORMALITIES--homosexual SODOMY LEAVES/CAUSES IMPERIAL OCHLOCRACY, A PLANABORTION PARENTHOOD. Thus, Defendants-Appellees, in their corrupt-cult-usurpatory imperial OCHLOCRACY AS UN-American do/ would not issue in the United States Government, The Comity-Government of Democracy of/by/for We The people..Ourselves..Our Posterity and the Allies of the United States of America. Peruse ORIGINAL JURISDICTION SUA SPONTE OF NONDELEGABILITY POWER BESTOWED UPON LEGISLATURE OF UNITED STATES TO EXPEL DEFENDANTS-APPELLEES, IN THEIR OFFICIAL INVOLVEMENT OF IMPERIAL USURPATION AGAINST COMMANDER IN CHIEF MILITARY SURGE SECURITY AND SAFETY AND BY ABANDONING OATHOBLIGATION REQUIREMENT FOR SUPPORTING "THE CONSTITUTION." Congress-

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NO.C.A.16-41077/AFFIDAVIT ON EQUITABLE ESTOPPEL JURISDICTION  
EQUITABLE ESTOPPEL JURISDICTION  
IN SUPPORT OF PETITIONERS' CLASSACTION

isional Quarterly's Guide To Congress, Fourth Edition, N.W.Washington, D.C. 20037, Pages 693-696--Vare.Corruption, expelled by simple required vote of Congress. NONDELEGABILITY POWER OF LEGISLATURE, for Original JURISDICTION, SUA SPONT, AGAINST DEFENDANTSAPPELLEES, their cult ochlocracy and in their usurpatory IMPERIALISM. CONSTITUTION OF THE UNITED STATES OF AMERICA, U.S.GOVERNMENT PRINTING OFFICE, WASHINGTON, D.C. 1987, Pages 69-71. To wit, HouseSpeaker Ryan-President Pro Temp Hatch, on Original 2016-DECLARED AND ESTABLISHED "NONDELEGABILITYPOWER JURISDICTION, clothed with and bestowed upon the United States Legislature, are authorized to impanel the 2016-Congress, within this instant time of defendants-appellees chaotic partydemocrats usurpatory IMPERIALISM OF CARTER-BILLCLINTONS-OBAMA-BIDEN-HILLARYCLINTONS-DNC PARTYDEMOCRATIC CORRUPTIONS AND RESPONSIBLE OF FLOODING TERRORISTS, TREASONS ACTIONS, CRIMINAL MONEYLAUNDERINGSBRIES-BRIBERY ACTIVITIES, TERRORISTS FINANCING, ATTACKS, THREATENING AND KILLING INNOCENT PEOPLE, PARTYDEMOCRATS' INHUMAN, IMMORAL AND ILLEGAL PLAN-ABORTIONS' PARENTHOOD; and, declare partydemocrats primary electors for partydemocrats running for November 8, 2016 House and Senateseats, partydemocrats' Presidential presumptive and Presidential ticket NOMINEES, MOOT; AS ~~THEIR~~ CORRUPT PRIMARY ELECTIONS, PRE-PAID-PREPLEDGED ELECTORS--SUPERDELEGATES, TO THEIR PREBIBED(POLL-TAX) ELECTORAL COLLEGE, IN NATIONAL ELECTION, ARISE, COLLECTIVELY, TO AMOUNT~~TO~~ ACTUAL FRAUDS AND FORTIOR EVIDENCE EXISTING, THEN AND, CONCURRENTLY CORRUPTIONS OF DEFENDANTS' plotted, perpetuated, orchestrated ~~to undoe the~~ UNITED STATES GOVERNMENT THE COMITY-GOVERNMENT OF DEMOCRACY OF/BY/FOR WE ET AL: INDISPENSABLE PARTYPE-TITIONING PLAINTIFFS-APPELLANTS, similarly, situated as citizens and allied friends of the United States of America. Affidavit a-g, Supra; Notice of Petitioning Plaintiffs' Objectionto Appendix A-25(Reptr & Recm. by one) Agacio Torteya,Ill, amendeddeft and appearimg as SPECIALCOUNSEL for defendants-respondents-appellees herein, this proceedings.Id.

In SUMMARY: United States Government et al United States indispen-sable petitioning partyPlaintiffs-Appellants, and their 21ST CE-NTRY CLASSACTION LAWSUIT AND IN CONSISTENT BY THE PRINCIPALS OF THEIR PRINCIPLES OF 1620-The Mayflower Compact; 1774-First Conti-nental Delegation-Congress; 1775-Second Continental Delegation Congress; 1776-The Declaration of Independence; 1787-1788-The Fe-dealist Papers; 1787-The Constitution of The United States and 1791-The Bill of Rights, perfected their Said Legal Document on ~~base~~, available,existing and verifiedly verified fortior evi-dence(Complaint attachments), establishing the partyplaintiffs, in their assertive impartation prepared in quasi indigentPETITION FORM, met JURISDICTIONS AGA~~INST~~ STATUTORY BRIES-BRIBERYSCANDALS-\$400.0+Millions/\$1.3Billion; including defendants'swindling \$104 three times and \$112 due monthly to Arunga without one single probable cause, except indispensable plaintiff Arunga disagrees with Obama-Biden usurpatory imperial cultOchlocracy that has divided every family, relative,citizen,allied friend and Demo-cratic NATIONS, BY OBAMA-BIDEN-BILL AND HILLARY CLINTONS-CLINTONS

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NO.C.A.16-41077/AFFIDAVIT ON  
EQUITABLE ESTOPPEL JURISDICTION  
IN SUPPORT OF PETITIONERS' CLASSACTION

Foundation/Bill-Hillary Global Initiative, composite corruptions, immoral homosexual Carnal Behaviorish Androgynous Gomorrian Sodomy, under the pretenses of HIV solutions, except promoting EBOLA-ZIKASZAK, by defendants; ORAL-CIGAR'S FORNICATIONS.

THIS HONORABLE COURT IS REQUESTED TO GRANT MOTION-PETITION filed in good faith, by and for Petitioning Plaintiffs, with accompanied RELIEFS that Petitioners-Appellants plaintiffs requested. Id. Citizens Almanac, United States Government Printing Office, Washington, D.C. 20402-0001, Pages 45-65.

Affidavit is executed in good faith, by United States Government et al indispensable party plaintiffs-appellants, thereof, listed.

That said Affidavit's copy was mailed to one Ignacio Torteya, III, deft and SPECIAL COUNSEL of deftsrespondents.

Dated: September 20, 2016, by:

  
JAMES AGGREY-KWEGGYIRR ARUNGA  
ARUNGA & LEE  
P.O.BOX 11521  
EUGENE, OR 97440-3721

USGETALICV/PBOF12: NONDELEGABILITY POWER INDICTMENT

THE TWENTY FIRST CENTURY  
FROM THE JANUARY 2014-JANUARY 2017 UNITED STATES CONGRESS  
NONDELEGABILITY POWER FOR SUA SPONTE JURISDICTION BESTOWED  
UPON THE  
UNITED STATES CONGRESS IN CONSISTENT WITH ACTION OF SECOND  
CONTINENTAL CONGRESS, JULY 04, 1776, FOR U.S. OF AMERICA

UNITED STATES GOVERNMENT ET AL INDISPENSABLE CITIZENS AND  
ALLIED NATIONAL FRIENDS OF THE UNITED STATES OF AMERICA--  
CorrespondentsVictims  
versus  
William Jefferson Clinton, Barack Hussein Obama, Hillary  
Rodham/RodhamClinton, Tim Kaine, Obama-Biden-Rodham-Clintons  
Harry Reid, DNC-PartyDemocrats-prepledged-prepaid SUPERDELE-  
GATES, PARTYDemocrats running for re-elections and or elect-  
ions for House and Senate SEATS; AND, REMNANTS OF THE THEN...  
IMPERIAL TYRANNY OVER, AND USURPATION AGAINST THE UNITED STA-  
TES COMITY-GOVERNMENT, BY CORRUPTIONS IN VARIEGATED FORMS OF  
CRIMES, RIGGING THE ELECTIONS, INCLUDING PARTYDEMOCRATS' INVES-  
TIMENTS IN HAITIAN-JUJUVOODOO-OBAMASKENYANWITCHRAFTS AND PARTY  
DEMOCRATS HAMAN-ZERESH TERRORISTS THREATS--  
Respondents-UnsecurePrivateServerOfficialCorruptFinaglers.

Designating instruments for this NONDELEGABILITY\_POWER\_SUA\_SPONT  
JURISDICTION:

A. WIKILEAKS Political-Financial Finaglings on ClintonsCrpts.

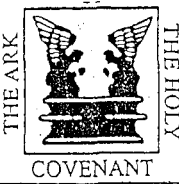
B. The House, The Senate Hearings Committees--

On Ethics; Financial; Foreign Affairs; Ho  
and Security; Judiciary; Oversight and  
Government Reform(s); Rule and all others

Dated, October 25, 2016, by: United States Government et al.  
indispensable citizens and all-  
ied friends of the United States  
of America--, Correspondents-Victims.

JAMES AGGREY-KWEGGYIRR ARUNGA&DOREEN H.LEE(GRANDDAUGHTERS)

JAMES A-K ARUNGA A, ARUNGA & LEE  
POST OFFICE BOX 11521  
EUGENE, OR 97440-3721



USGETALICVP:b OF 12 cont.i

OF  
THE LORD

(THE UNIVERSAL HOLY-COVENANTED SABBATH CHURCH OF THE LORD GOD, THE 2ND COMING: 01010001)

THE DOCTRINE OF SABBATHSEAL AND EVANGELIC "I SURRENDER ALL" PRAISE TO THE LORD IN THE WORD OF THE HOLY TRINITY;  
 AND THE WORD OF GOD TO "ALL YE PEOPLE OF ALL NATIONS; KEEP THE SABBATH, KEEP THE SABBATH" AND BELIEVE IN IT.  
 MZEE KAGWA ARUNGANGOTA SAKWASAKWA AKA JAMES AGGRE-KWEGGYIRR ARUNGA, SABBATHIAN -- A SERVANT OF THE LORD.  
 KAGWA WAS BORN PREMATURELY AT DAWN DECEMBER 25, 1937 WITH UNMATCHED UNWAVERING STUBBORN MORAL GIFT  
 TO SERVE HIS CONCERNED MINISTRY- CALL TO INNOCENT PROSPERITY. IN THEIR NEEDS.

THE ELDER JAMES PRAYERFUL PROPHET OF THE LORD 97448-3921 HUMANITARIAN  
 POST OFFICE BOX 11521, EUGENE, OR

PROCEEDING NOTICE OF AND SUA SPONTE JURISDICTION  
 FOR WRIT OF NONDELEGABILITY POWER  
 BESTOWED UPON THE  
 JANUARY 2014-JANUARY 2017 UNITED STATES HOUSE-SENATE CONGRESS  
 THE TWENTY FIRST CENTURY

CONSTITUTION'S DESIGNATED PRESIDING OFFICIALS:  
 HON. UNITED STATES HOUSESPEAKER--PAUL RYAN  
 HON. UNITED STATES SENATE PRO TEM--ORRIN HATCH

VERDICT BY: MAJORITY(SUM OF HOUSE AND SENATE COUNTED VOTES) CONSISTENT WITH CONSTITUTIONALITY OF VARE DOCTRINE, Congressional Quarterly's Guide Congress, Fourth Edition, Washington, D.C. 20037, Pages 695-696. To wit, PartyDemocrats, officials and or non officials, who ran for re-election for presidential and vicepresidential office(s) in November, 2012; Or, PartyDemocrats, officials and or non-officials, who ran for House and Senate election/re-election seats in November 2012-2014; Or, PartyDemocrats presumptive presidential nominee and partydemocrats presidential and vicepresidential nominees' Ticket of Hillary Rodham/RodhamClinton and Tim Kaine, who are currently running, on November 08, 2016, for the office(s) of the United States Government, Executive Branch, are declared, retroactively-concurrently and currently-indefinitely, ineligible; that, PartyDemocrats the then, their elections-re-elections for official presidential vicepresidential office(s) or, their election-re-election for House and Senate are declared invalid, retroactively-concurrently and currently-indefinitely; further that, PartyDemocrats in their current, concurrently, primary election's electors, electoral prepledged delegates' count, or electoral prepledged SUPERDELEGATES(POLLTAXED)fixed count for Hillary D. Rodham/Rodham-Clinton and Tim Kaine presidencyvicepresidency and president-elect, similarly, vicepresident-elect are, collectively, declared, moot as invalid as are found ineligible FOR: OBAMA-CLINTONS sold USNationalSecurity to USEnemies--Russia, Iran. Thus, "delegata potestas non potest delegari", "applicable to the Constitution," the comity-government"bestowed upon the "Congress" authorizes the "Nondelegability power" against corruptions, against concerting Clan of contortive and corrupt partydemocrats, from being sworn in the United States Government offices, because said Democrats' involvements in found corruptions of variegated criminal forms, partyrespondentsdemocrats committed against the United States Government. Id. Constitution of the United States, U.S.Govt.Prnt. Office, Washington, D.C.1987, Pages 69-71; Citizen's Almanac, U.S. Govt.Prnt., Washington, D.C.1620-The May Flower Compact, Pages 46-47; 1776-The Declaration of Independence, Page 48-54; 1787-1788-The Federalist Papers, Pages 55-57; 1787-The Constitution of The United States, Pages 58-59; and, 1791-The Bill of Rights, Page 60. SEE THE ATTACHED EXHIBIT A & B.

NO. C.A. 16-41077

IN THE UNITED STATES COURT OF APPEALS  
FOR THE FIFTH CIRCUITUNITED STATES GOVERNMENT ET AL indispensable  
Plaintiffs, similarly, situated--,  
Petitioners-Appellants

V.

BARACK HUSSEIN OBAMA ET AL onenamedjoinderTor-  
teya, ~~ALL~~, twonamedmandatoryjoinderOlvera--Defts,  
similarly, situated--,  
Respondents-AppelleesNOTICE FOR AND APPELLUM DE FELONIA-AGAINST-  
RESPONDENTS-APPELLEES, SIMILARLY, - SITUATED

There is self delusioned imperial content assumed by deftsrespondentsAppellees that they have the authority to set-up ~~the~~ purjurious vexations and spurious criminal acts and activities to intimidate, and contortively, to Tamper and shut off PLAINTIFFS from exercising PETITIONERS' RIGHTS to litigate APPELLANTS' 21ST CENTURY CLASSACTION LAWSUIT that is viewed met/meets all required JURISDICTIONS, including linear fortior evidence of SUBJECT MATTER imparted against defendants and their corrupt-criminal ACTIVITIES AND ACTS, THEREBY, CITED BY ARTICLE I, SECTION 9, CLAUSE 3(in consistent with ordained and established NONDELEGABILITY POWER JURISDICTION OF THE UNITED STATES LEGISLATURE--) and by RICO AS BANNED, IMPERIAL, IMMORAL AND UNAMERICAN--VERA case. Also Appendix A-26(heinous criminal obstruction of justice); Appendix A-23 et seq., collectively, amounting as concerted actual frauds' proceedings by onenamedIgnacio and twonamed Rolando Olvera, jointly, defendantsRespondents and SPECIAL COUNSEL FOR BARACK HUSSEIN OBAMA JOSEPH ROBINETTE BIDEN-WILLIAM JEFFERSON CLINTON-HILLARY RODAM/HILLARY RODHAMCLINTONS-PARTYDEMOCRATS SUPERDELEGATES FOR RIGGED 2016-ELECTION FIXED BY MISSING EMAIL/PRIVATE UNSECURE(D). SERVER, CLINTONS foundation scandals et al!

WHEREFORE, Petitioning Plaintiffs-Appellants declare they met their obligation answering and filing their litigations in this proceedings, timely, and that said litigants are ready for jury trial, to present and prove their case 100% beyond preponderance of evidence; and, 1.0million time, times, to prove beyond reasonable doubts that defendants are ORGANIZED CRIMINALS ENGAGED INTO IMPERIAL USURPATIONS OF CULT OCHLOCRACY TO UNDO THE UNITED STATES GOVERNMENT ET AL indispensable Plaintiffs-Appellants--innocent citizens and alliedFriends of United States of America.Affidavit, on file; Complaint on file; Exhibits A-23 through Exhibit(s) A-27--The Rights of American Jurisprudence.

APPENDIX-E: 20 OF 40

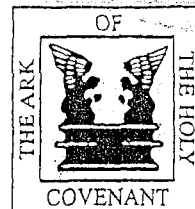
THE NOTICE AND FOR APPELLUM DE FELONIA IS EXECUTED IN GOOD FAITH AND SAME IS DISTRIBUTED TO 2016-NONDELEGABILITYPOWER JURISDICTION OF U.S.CONGRESS, in that electors-superdelegates, primary presumptive and presidential nomineesticket of Clinton-Kaine are ineligible and moot, instantly-concurrently, for their Email scandalous corruptions and heinous obstructions of JUSTICE.

THE DOCTRINE OF SABBATH SEALED AND EVANGELIC "SURRENDER ALL" PRAISE TO THE LORD IN THE WORD OF THE HOLY TRINITY:  
AND THE WORD OF GOD TO "ALL YE PEOPLE OF ALL NATIONS: KEEP THE SABBATH, KEEP THE SABBATH AND BELIEVE IN IT.  
MIZEE KAGWA ARUNGANGOTA SAKWASAKWA ASA JAMES AGGREY-KWEGGYIR ARUNGA, SABBATHIAN -- A SERVANT OF THE LORD.  
KAGWA WAS BORN PREMATURELY AT DAWN DECEMBER 25, 1931 WITH UNMATCHED UNWAVERING STUBORN MORAL GIFT.  
TO SERVE HIS CONCERNED MINISTRY CALL TO INNOCENT POSTERITY, IN THEIR NEEDS.  
THE ELDER JAMES, PRAYER AND PROPHECY OF THE LORD • KENYA BENEVOLENT HUMANITARIAN

POST OFFICE BOX

# THE HOLY SABBATH-TABERNACLE OF THE LORD

(THE UNIVERSAL HOLY-COVENANTED SABBATH CHURCH OF THE LORD GOD, THE 2ND COMING: 01010001)



THE DOCTRINE OF SABBATH-SEALED AND EVANGELIC "SURRENDER ALL" PRAISE TO THE LORD IN THE WORD OF THE HOLY TRINITY;  
AND THE WORD OF GOD TO "ALL YE PEOPLE OF ALL NATIONS; KEEP THE SABBATH, KEEP THE SABBATH, AND BELIEVE IN IT."  
MIZEE KAGWA ARUNGANGOTA SAKWASAKWA AKA JAMES AGGREY-KWEGGYIRR ARUNCA, SABBATHIAN--A SERVANT OF THE LORD.  
KAGWA WAS BORN PREMATURELY AT DAWN DECEMBER 25, 1937 WITH UNMATCHED UNWAVERING STUBBORN MORAL GIFT.  
TO SERVE HIS CONCERNED-MINISTRY-CALL TO INNOCENT POSTERITY, IN THEIR NEEDS.  
THE ELDER JAMES PRAYER OF THE LORD 97440-3721 HUMANITARIAN  
POST OFFICE BOX 11521, EUGENE, OR

From: James Aggrey-Kweggyirr Arunga  
Post Office Box 11521  
Eugene, OR 97440-3721

To: Hillary Rodham/Rodham-Clinton  
William Jefferson Clintons  
The 50+-Years' Haman-Zeresh  
SYNDROMEremnants--RODHAM-CLINTONS  
AND YourCorruptions, Inc.  
Clinton(s) Foundation  
1271 Avenue of the Americas  
42nd Floor  
New York, NY 10020

\*\*\* Re: YOURREARENDRATTLING orgycigarsmellyPoliticalHOGWASH!

NOTE: The Honorable James Comey, FBI Director, is legally and politically, right to announce that "THE CLINTONS' EMAIL INVESTIGATION(S)" is, on discovered material subject matter, opened as said "Hillary damnemails pertain to the Rodham-Clintons political finagling(s).

Moreover, the Hillary emails and Rodham-Clintons' other political material documents were requested by United States Congress' Committees; either to clear you from whatever your political business you had ~~not~~ to conflict with the United States business of the Secretary of State yet, you resisted, twisted and abused the immunities given to your associates, by hiding and or shreading the information you were asked to produce, time and time again!

Am ~~troubled~~ that you claim you are college-bred; read at professional schools, yet to this day of November 01, 2016, you and your other organized criminal, Harry Reid, cannot produce one single evidence that either Huma nor Weiner, ~~was~~ appointed by Obama-Biden; had before Senate Judicial Committee; and, confirmed by the United States Senate to serve as government officers in the State Department, and concurrently, as Bill, Hillary Clinton Foundation's executive. Instead, you were involved in ~~as~~ selling U.S. National Security, under unsecurePrSev, to ENEMIES Crime against the United States Government was committed. When HumaWeiner were in possessions of Emails pertaining to the Clintons; which, said emails were under official ORDER, should have been disclosed to either FBI Team's investigators or to the United States House-Senate Committees conducting the Bill and Hillary Clintons' emails' POLITICAL-FINANCIAL FINAGLINGS AND SCANDALS.

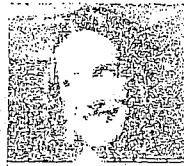
CLINTONS' DON'T SAY...DON'T TELL IS YOUR invented idolatry doctrine you came up with, between yourselves, while you were in Arkansas; in lieu of taking 5th Amendment.

\*\*\*Distributed to Director Comey; House-Senate Republicans and others; Christians Standing Up for Jesus; RillyGraham for National-International Christians Standing Up for Jesus; and others.

CLINTON-RODHAM-RODHAM-CLINTON(WILLIAMJEFFERSONCLINTON-HILLARY D.RODHAM/RODHAM-CLINTON) DON'T SAY...DON'T TELL DOCTRINE you designed, covers your immoral and illegal Haman-Zeresh vicious ways of your life; your vexatious contortive corruptions; your rearends rattling carnalbehaviourish oral ONANISM;orgyCIGARSMELLY clan composite Alicia, you hired to continue to destroy American young women and their grand parents, who now question you and Alia: who asked Alia to enter MsUniverse...? . . did she know the requirements to maintain MsUniverse business;Clintons youpaidoffAlicia with CIGARS stuck in her fatloins,to intentionally humiliate TRUMP'S DAUGHTERS! For you Bill,Hillary Rodham-Clinton/Clinton-Rodham hardly operated successful businesses. ~~True AMERICAN~~ provides the American people with jobs; provides womenindependentbusinesses;goodwife;goodmother;caring ~~their~~ siblings; caring daughter of her parents;say, Clintons, you depend on kickbacks;preyon United States monies for traveling,securityexpenses, spreading your rearends rattling-raisingfundsto finance nonUnited StatesCitizens and illegals to harass and illegally participate in the AmericanElections;you ARE loaded with political-financial finaglings;that, the world reads about you and Barack Hussein Obama-Joseph Robinette-HarryReid-TimKaine as HAMAN-ZERESH USURPATIONcomposite lifetreats, to deaths:of Chris-Sean-Charles that you were involved. THE TRUTH: 2012-OBAMARE-ELECTION AND YOUR 2016-ELECTION arenot about American Politics but, OBSTRUCTIONS OF JUSTICE-COVERupsyourcommitted HCRIMES. Few months ago, you hired another terrorist idiot to tell American people that he knows how to read the United States Constitution.Question,when did Bill, Hillary and their siblings read the United States constitutionality As related to mandatory military draft, and or voluntary military draft. At the age of 22years old Ivanka's Dad, the then, constitutionally responded to the United States Mandatory Military Draft, and at no time did he run/hide; except, according to the Military coderéquirements, United States will not keep an American child active in the Military if said draftee,naturally, has other health problem;thus,is not blameable,selah! Donald was discharged from the military,horribly.I corresponded to mandatorydraft, willingly,to train ~~in~~for Airforce, only to be told that I hadpassedtheage, and that I was a foreign student from Kenya, still pursuing my education in the United. When Khon's son chose to join the United States Military, he did not tell his parents all the verbiage that we have heard. He knew he was joining a United States Military;CHOLCEDhis life to defend his country and the innocents. He was 100%going to fight for the PEACE against terrorists and the United States'ENEMIES. COUNT BILL,HILLARY CLINTONS'BRIES, IMMORAL CORRUPTIONS; MILITARY OF MONEY LAUNDERING INTO BILL, HILLARY Clinton's Foundation,DNC for your personal use and at the expenses of the United States Government.

Hillary, you have rattled hoaringto the American blacks that you are for them;~~stood to deliver heavy to blacks~~ podium, in North Carolina;your delusions' heresy,~~the HaitianJUUDU caught up with them!~~To wit,in 1968,when Democrats best Ticket of Humphrey-Muskie was on the match in consistent with Thurgood-King-Brookes-LBJ-JFK-RFK, you were a Democrat among others, traveling in hired Trailways Buses in the states of Virginia,North Carolina, South Calina, Georgia and others, accompanied with bribed young blacks,~~knock~~ knocking doors or homes of every blackfamily in those states,telling them not to go votel for the Humphrey-Muskie Democratic Ticket...a Civil Rights Ticket. Hillary, I was hoping that when you took a podium in black Church, in North Carolina, the other day, you will tell those black people you deceivied betrayed blacks in 1968-Presidential election. Also,you converted Democrats, You betrayed the Humphrey-Muskie from being elected. You continue to coverup as to how much they have been deceived by your snakingPolitics. Proof: besides,from betraying Humphrey-Muskies elected. SAY, BILL,HILLARY CLINTON/THE CLINTONS AND YOUR ASSOCIATES AND CLINTONS' CORRUPTIONS/30+YEARS CORRUPT BUSINESSES,OBAMA-BIDEN IMPERIAL EXPULSION FUZES, PREPLEDGED POLL TAX SUPERDELEGATES CARTERDNCDEMOCRATS HAVE COMMITTED HEINOUS CRIMES, INCLUDING USURPATION AGAINST THE UNITED STATES GOVERNMENT ET AL INDISPENSABLE CITIZENS AND ALLIED FRIENDS OF THE UNITED STATES THAT TELL MY OBTANDING GOD CHRISTIANS TO SAV THE BIBLE--GOD'S HOLY WORD DOES NOT

NOTE: I have known Hillary D. Rodham/RodhamClinton, for over 50 years through High Schoolers, who were participating inschool integration in Boston Schools, in consistent with Brown v. Board of Education and CivilRights Enactment of 1964. The Massachusetts Attorney General, incharge of facilitating schools be integrated by busing, was Edward Brook(s), who was doing mostrespectable jobs that were acceptable by both Democrats(including the trio of Rose-Joe-late JFK Familymembers, RFK and EM Kennedy Families, as well as the Kennedy Spiritual Leader--Cardinal Cushing and his Spiritual Constituency of Boston, Massachusetts. Hillary D. Rodham was opposed to Edward Brook(s) because, like Thurgood Marshall, was black, who championed for Education integration that ~~Rodham~~ was opposed; Hillary was opposed to white-blackmarriages; she was opposed to black graduates--Martin Luther King Jr. and Edward Brook(s) from Boston University working for civilrights goals for all American people live a one integrated life, regardless of skin,fatorthin,tallorshort, ethnicities etc; Hillary was raised ProtestantRepublicanwhite, opposed to Edward Brooks raised CatholicRepublicanblack with white-wife; Hillary wished theBrookes were Catholic Democrat blackandwhite F. A. M. I. L. Y.; Hillary at schoolers from Roxbury, EastBoston, Dchester et al, participating in school integration, rejected school bus sing integration at Wellesley College; Hillary D. Rodham discriminatory politics in Massachusetts, from 1965--, aimed at ~~BLACKS~~ HER discrimination against Edward Brooks(when he was running for U.S. Senate seat); When she lost her political finaglings to stop him from being elected as black Senator from Massachusetts, to Washington, D.C., in 1968, Hillary switched to be a Democrat, to use Martin Luther King Jr. to rehabilitate herself for civilrights cause, pretending(y); HILLARY HATED Senator Brooks; HILLARY, in 1969 in her graduation speech at Wellesley College, She attacked Senator Brooks that citizens of Massachusetts CURSED HER OUT!!!!; Hillary, in Barack-Hillary partyDemocrats primaryelection, previously, still showed HOW CLINTONS ARE HAMAN-ZERESH DELUSIONED ELNAGLERS THAT CALL ALL blacks as superpredators; call others,unredeemers; yet Bill and Hillary hide silently under their "Don't tell-Don't say"; actually, they are bisexual orationanists; THEY ARE CARNALfornicating with finger CIGAR to leaking the deposited orgies from the CIGAR; Hillary knows that for it is that Carnalbehaviorishqueerishandrogynous bisexual customs that led them to convert THE AMERICANWHITEHOUSE RESIDENCE-AND-AMERICANNOVAL OFFICE, Bill and Hillary Clinton's Bagnio of bisexualimmoralcarnalbehaviourishqueerishandrogynousmentalabnormalities, whose followers are LGBHTQUEERS on weed and toxicliquids that when they high, they sing their song very clearly--"LOVEYOURNEIGHBOR AS YOU LOVEYOURSELF...I DON'T THINK AM 100% SOBER" IN DEEP DREAMS SHE ADMITS, AM 100%UNSOBERLEE LOVESAMESEX ANDROGYNOUS SOLO CLINTONS' AND OBAMAS' PRACTICES OF THEIR HAITIANKENYANVoodoo WON'T WORK DONALD J. TRUMP CLAIM THAT (2012 AND) 2016 NATIONAL ELECTIONS--RIGGED, YES, HE IS RIGHT. For Obama-Clintons corruptions in variegated forms led them setup plots to kill Chris, Sean, Charles, and other innocent people. INTER ALIA, GsNo.1:16-cv-00119 led James Comey close investigations to cover-up CRIMINAL CORRUPTIONS THAT CORRESPONDENTS VICTIMS--U.S. GOVT. ET AL INDISPENSABLE CITIZENS AND ALLIED FRIENDS CASE EXPOSED. Accordingly, NonDelegability Power of sua sponte Jurisdiction bestowed on U.S. Congress cannot surrender nor give up United States' Legislative Power and transfer to the(partydemocrats) Presidents--(Clinton's-Obama-Biden-Rodham Clintons-TimKaine;) and, partydemocrat selectors/prepledge superdelegates; partydemocrats running for HouseSenate seats for elections and re-elections in month of November, 2016, BECAUSE Obamas and DEMOS ARE ineligible, invalid, moot as corrupt criminals. EXHIBITS A-F, HOUSE-Senate DESIGANATED COMMITTEES' REPRESEN



## Judge Peter McBrien found to violate the Judicial Code of Ethics on four counts

June 30, 10:17 AM · LA Family Courts Examiner Laura Lynn

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The [Commission on Judicial Performance](#) Special Masters' Report found Judge Peter McBrien of Sacramento violated the [Judicial Code of Ethics](#) on four counts in regards to a family law matter.

A copy of the full report, 147 pages can be emailed by request to this reporter at [Bohemian\\_books@yahoo.com](mailto:Bohemian_books@yahoo.com) or by contacting the CJP.

A summary of the charges included:

Judge McBrien terminated a trial in the middle of a parties case-in-chief, without giving the party a chance to complete the presentation of evidence or offer rebuttal evidence, and denied that party his constitutional right to due process and a fair trial.

Judge McBrien threatened an attorney with contempt if the client asserted his Fifth Amendment rights and declined to produce evidence that was not relevant to the pending matter.

Judge McBrien became embroiled in the case, offering a partial transcript to a party's employer. The party lost his employment due to the acts which were presented. The judge did not tell the parties of his action, nor recuse himself.

Judge McBrien was discourteous and addressed an attorney in a derogatory manner.

Due to the length of the findings, this story will be presented as a series.

# N.S.A. COLLECTION OF BULK CALL DATA IS RULED ILLEGAL

*Appeals Judges Say Patriot Act Does Not  
Cover Domestic Phone Records*

By CHARLIE SAVAGE and JONATHAN WEISMAN

WASHINGTON — A federal panel of three

01/09 D  
Split vote a ‘no’ to Obama’s immigration plans

FRIDAY, JUNE 24, 2010

SUPREME COURT

The 4-4 tie keeps in place a lower court ruling and effectively kills Obama's reform program

**BY MARK SHERMAN**  
The Associated Press

**WASHINGTON** — A high court, now will be determined in large part by the presidential and congressional elections. Immigration and the court vacancy created by Justice Antonin Scalia's death in February already were fea-

turing in the campaign. Scalia's vote most likely would have meant an outright ruling against Obama's immigration expansion rather than the 4-3 tie, a much more significant

The hotly debated direction of America's national immigration policy, as well as the balance of power on the Senate floor November 12, 1967, was the subject of a long debate between Senator George Smathers of Florida and Senator George McGovern of South Dakota. The two senators were supported by Senator Edward M. Kennedy of Massachusetts and Senator Daniel P. Moynihan of New York.

The 4-4 tie keeps in place a lower court ruling and effectively kills Obama's reform program.

**BY MARK SHERMAN**  
The Associated Press

**WASHINGTON** — A high court, now will be determined in large part by the presidential and congressional elections. Immigration and the court vacancy created by Justice Antonin Scalia's death in February already were fea-

turing in the campaign. Scalia's vote most likely would have meant an outright ruling against Obama's immigration expansion rather than the 4-3 tie, a much more significant

The hotly debated direction of America's national immigration policy, as well as the balance of power on the Senate floor November 12, 1967, was the subject of a long debate between Senator George Smathers of Florida and Senator George McGovern of South Dakota. The bill, introduced by Senator Edward M. Kennedy of Massachusetts, would have given preference to skilled workers and their families over unskilled immigrants.

nee, said that in her view, the parents of children who are in the country legally. The other was an expansion of a program that benefits people who were brought to the United States as children. Obama decided to move forward on his own after Republicans won control of the Senate in 2014, and the chances for an immigration overhaul, all constitutional actions" never came back. The tie is not likely to increase.

to lead to an increase in deportations since the president retains ample discretion to decide whom to deport. But the ruling stymies his effort to bring people "out from the shadows," as he put it.

Immigration advocates were already remote, were further damaged.

Obama said Thursday's impasse "takes us further from the country we aspire to be."

His candidate's winning to Mexican immigrant Cristina Molina of New York City said she was

The caravans of migrants frustrated and upset. "I feel like I'm in limbo," Molina, 48, said through an interpreter.

She has lived in the United States for 23 years and said she would have been eligible for one of the programs Obama announced in 2014.

A Supreme Court trial sets no national precedent but leaves in place a ruling by a lower court. The justices issued a one-sentence opinion, without further comment.

A full nine-justice court agreed to hear the case in January, but by the time of the arguments in April, Scalia had died. That left eight justices to decide the case, and the court presumably sat along liberal-conservative lines, although no briefs were announced.

47 of 89

# Civil rights hero caught in corruption probe to begin serving sentence

APPENDIX -23(b)

By Wayne Drash, CNN

January 4, 2010 9:56 a.m. EST



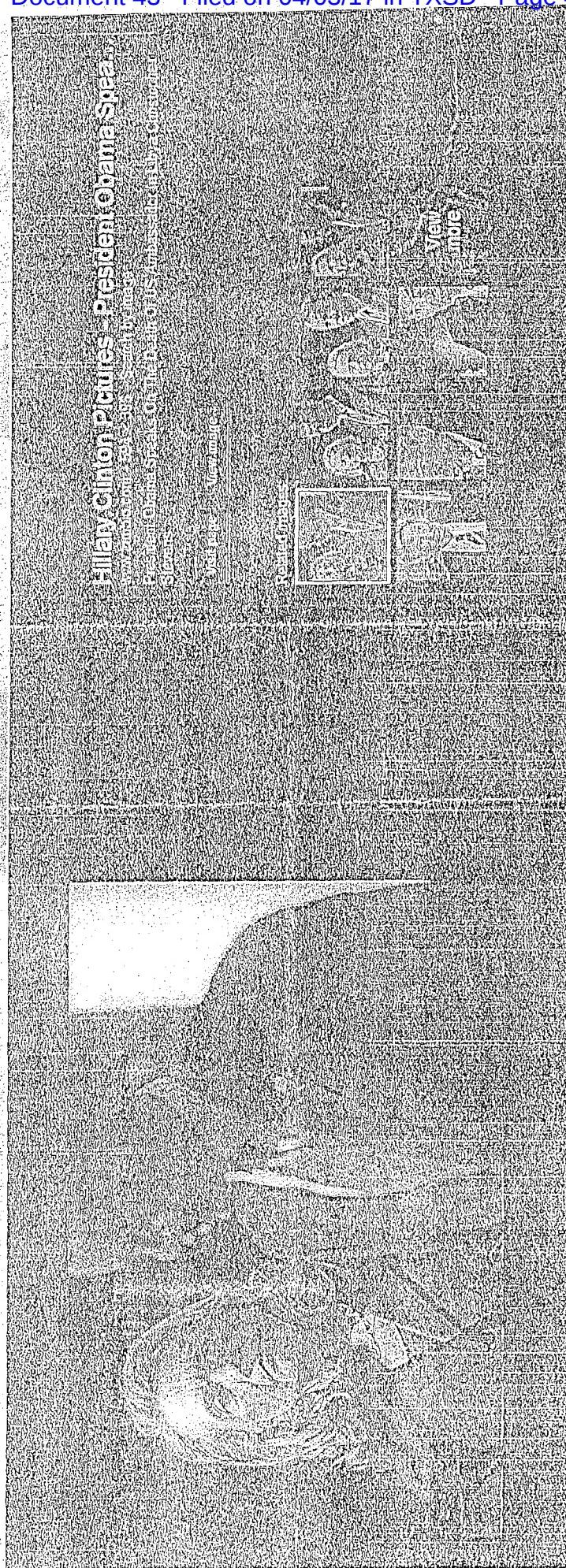
COURTESY THE OLRBON-LEDGER

Bobby DeLaughter won fame as the prosecutor in the Medgar Evers case, but later was convicted of obstruction of justice.

## STORY HIGHLIGHTS

- Bobby DeLaughter was hailed as hero after convicting the killer of Medgar Evers
- DeLaughter is headed to prison after pleading guilty in a corruption probe
- "The man has now been destroyed," says Medgar Evers' brother
- DeLaughter's attorney: "The penalty he's paying is enormous"

Accessorial suspects of Christopher's death-plot



APPENDIX-E: 28 OF 40

## Penis pump judge gets 4-year jail term

Posted 8/18/2006 2:50 PM ET



The Oklahoman file photo via AP

Former Oklahoma district judge Donald Thompson, shown in this June 29 photo, was found guilty on four counts of indecent exposure. The jury recommended a sentence of one year in prison and a \$10,000 fine on each count.

BRISTOW, Okla. (AP) — A former judge convicted of exposing himself while presiding over jury trials by using a sexual device under his robe was sentenced Friday to four years in prison.

Donald Thompson had spent almost 23 years on the bench and had served as a state legislator before retiring from the court in 2004. He showed no reaction when he was sentenced.

At his trial this summer, his former court reporter, Lisa Foster, testified that she saw Thompson expose himself at least 15 times during trials between 2001 and 2003. Prosecutors said he also used a device known as a penis pump during at least four trials in

the same period.

Thompson, 59, was convicted last month of four felony counts of indecent exposure for incidents that took place in his Creek County courtroom.

Thompson, a married father of three grown children, testified that the penis pump was given to him as a joke by a longtime hunting and fishing buddy.

"It wasn't something I was hiding," he said.

He said he may have absentmindedly squeezed the pump's handle during court cases but never used it to masturbate.

Foster told authorities that she saw Thompson use the device almost daily during the August 2003 murder trial of a man accused of shaking a toddler to death. A whooshing sound could be heard on Foster's audiotape of the trial. When jurors asked the judge about the sound, Thompson said he hadn't heard it but would listen for it.

Police built a case against the judge after a police officer testifying in a 2003 murder trial saw a piece of plastic tubing disappear under Thompson's robe. During a lunch break, officers took photographs of the pump under the desk.

Investigators later checked the carpet, Thompson's robes and the chair behind the bench and found semen, according to court records.

This is a WorldNetDaily printer-friendly version of the article which follows.  
To view this item online, visit <http://www.worldnetdaily.com/index.php?pageId=41887>

## World Daily™

Monday, April 28, 2008

### CRIMENETDAILY

#### Former ACLU chief admits guilt

Sentenced to 8 years for having 'graphic and violent' child porn

Posted: June 01, 2007.

5:55 pm Eastern

WorldNetDaily.com

A former executive for the American Civil Liberties Union of Virginia has been sentenced to eight years in prison after he admitted having "graphic and violent" child pornography.

The guilty plea was entered in court in Virginia by Charles Rust-Tierney, where he was immediately sentenced, according to a report today from WJLA television.

Rust-Tierney previously had served as the president of the Virginia chapter of the ACLU, and admitted his guilt under a plea bargain. He had been in jail since his arrest earlier this year, because two separate judges in pretrial hearings had rejected his request for freedom, describing the pornography as some of the most sickening they ever had encountered.

It was Rust-Tierney who, nearly 10 years ago, had argued before the Loudoun County Library Board against any Internet filters on the computers at the public facility.

The library, which had been using filters on its computers, was ordered to change its policy by a federal court.

"The ACLU of Virginia urges the board to carefully consider a new Internet Use Policy that allows for maximum Internet access...," he said at the time.

He encouraged the library board to recognize "that individuals will continue to behave responsibly and appropriately while in the library," so therefore "the default should be maximum, unrestricted access to ... the Internet."

Prosecutors said Rust-Tierney, who also served as a youth league sports coach in the area, actually downloaded the materials on a computer in his son's bedroom at home.

*United States Court of Appeals*

FIFTH CIRCUIT  
OFFICE OF THE CLERK

LYLE W. CAYCE  
CLERK

TEL. 504-310-7700  
600 S. MAESTRI PLACE  
NEW ORLEANS, LA 70130

October 27, 2016

Mr. James Aggrey-Kweggyir Arunga  
P.O. Box 11521  
Eugene, OR 97440-3721

No. 16-41077 United States Government v. Barack Obama, et al  
USDC No. 1:16-CV-119

Dear Mr. Arunga,

We have docketed your appeal. You should use the number listed above on all future correspondence.

**You should carefully read the following sections**

Filings in this court are governed strictly by the Federal Rules of Appellate Procedure, NOT the Federal Rules of Civil Procedure. We cannot accept motions submitted under the Federal Rules of Civil Procedure. We can address only those documents the court directs you to file, or motion filed under the FED R. APP. P. in support of the appeal. See FED R. APP. P. and 5<sup>th</sup> CIR. R. 27 for guidance. Documents not authorized by these rules will not be acknowledged or acted upon.

Your motion to proceed IFP is pending in the district court.

Sincerely,

LYLE W. CAYCE, Clerk

By: /s/  
J. deMontluzin, Deputy Clerk

cc: Mr. David J. Bradley

CA Appendix-C

IN THE  
SUPREME COURT OF THE UNITED STATES

No:

NOTICE OF FILING PETITION FOR THE  
WRIT OF CERTIORARI SEEKING REVIEW  
OF DECISION OF U.S. COURT OF APPEALS DATED  
JANUARY 18, 2017 AGAINST U.S. GOVT AT AL

APPELLANTS-PLAINTIFFS ARE ENTITLED TO  
BE TREATED FAIRLY EQUAL AT LAW BY APPLICABLE  
SUFFICIENT 60-DAYS NOTICE TO FILE  
THEIR BRIEF WITH U.S. COURT OF APPEALS,  
THE FIFTH CIRCUIT DOCKETED CA-NO.16-41077.  
WHEREFOR, APPELLANTS-PLAINTIFFS BY  
APPLICABILITY OF U.S.CONST., ART I SECTION IX, CAUSE ALL  
SEEK A REVIEW AGAINST DEFENDANTS-  
APPELLEES' INLEGAL EXPULSIONS-FUZES,  
SCOUTUS RICTUM EXPULSION IN HONG KONG  
FUZES, A CLU/LYNCH GUPTA CLINTON'S INC.  
SUPERDELEGATES POPULUS PAY OFF AND  
FRAUDULENT EXPULSIONS FUZES; AND  
UNAUTHORIZED CULTURAL LORELCY USURP-  
TORY SANCTUARY STATES (FOR WANT  
OF RATIFICATION POWER WHICH SAID  
SANCTUARY STATES ARE PERPETUATED BY  
POLITICAL AND SCOUTUS FINAGERS  
(IN)STATESWIDE, TO HARBOUR HENCHES  
ENEMIES AND FOREIGN TERRORISTS IN OR  
OF UNITED STATES GOVT AND U.S.  
ALLIED FRIENDS AND OR FRIENDLY NATIONS.

APPELLANTS-PLAINTIFFS REQUEST  
TO FILE THEIR PETITION AS INDIGENT  
PARTY IN HANDWRITING FOR INDIGENT  
PARTY HAS ON 12/15/2016, SERIOUS AGGRE-  
SSION THAT REQUIRED HOSPITALIZATION AND  
SUFFERED SUCH THAT APPALANT IS  
75% PHYSICALLY INCOMPETENT, LOCATED IN  
BED WITH LITTLE MOBILITY THAT  
APPELLANT PETITIONER(S) IS PHYSICALLY  
UNABLE TO USE TYPEWRITER AND  
INABILITY TO PAY FOR TYPEST SERVICE.

RECEIVED

FEB 15 2017

OFFICE OF THE CLERK  
SUPREME COURT, U.S.APPELLANT PETITIONER(S) REQUEST  
A GUIDE FOR INDIGENT PETITIONERS AND  
ANY UP-TO-DATE SCRUBS.

DATED: 02/10/2017

BY:

A

JAMES A-K ARUNGA  
P.O. BOX 11521  
EUGENE, OR 97440-3721  
APPELLANT-PETITIONER(S) PROSE

-1-

NOTICE FOR, AND NONDE-  
LEGABILITY JURISDICTIONAL  
POWER BESTOWED  
UPON UNITED STATES  
JANUARY 2014 - JANUARY  
2017 CONGRESS  
DECLARING:

1. PARTY DEMOCRATS CONCERTED  
WITH EACH OTHER TO FORM  
AND FORMING POLITICAL FINA-  
GUNG SUPERDELEGATES (a)  
TO FIX BY SELECTED NEWSMEDIA  
AGENTS/AGENCIES, DELUSIONALLY  
TO PROPAGANDIZE PARTY DEMO-  
CRATS FRAUDULENT POPULOUS  
VOTES, FOR DNC PREFIXED PRE-  
SUMPTIVE NOMINEE — HILLARY  
J. RODHAM CLINTON; AND,

-2-

PARTY DEMOCRATS PREFIXED  
CLINTON-KAINE PRESIDENTIAL  
TICKET FOR NOVEMBER 8,  
2016 — PREMEDITATED VICTORY  
RESULTED: MOOT AS SOON AS  
SHOCKING AND HUMILIATING  
LOSS AGAINST ALL PARTY-  
ANE DEMOCRATS INVOLVED,  
INCLUDING CON-  
CERTED DNC PARTY DEMOCRATS  
ATTACHED SUPERDELEGATES;  
(b) TO THE EXTENT THAT PARTY-  
DEMOCRATS ANC POLI-  
TICAL FINAGLING  
SUPERDELEGATES --  
AS ATTACHED -- C.C. MAST, KAMA-  
LI HARRIS, M. HASSAN AND VANHOLLEN,  
VOLITIONALLY, OPERATED  
AND WERE INVOLVED  
IN THEIR OWN SELF-  
AFFLICTED POLITICAL  
HACKING FINAGLING;  
MONEY LAUNDERINGS;  
TREASONOUS FOREIGN  
BRIBERY FOR PRISONERS

-4-

-3-

SWAPPINGS; FOREIGN  
PREPAID KICKBACKS,  
BY U.S. KNOWN ENEMIES-  
RUSSIA AND IRAN WHO  
FINANCE (A) WORLD-  
WIDE TERRORISTS,  
THREATENING THE UNITED  
STATES AND THE ALLIED  
NATIONS OF AMERICA;  
AND, (C) TO THE EXTENT  
THAT U.S. COURTS OF  
APPEALS (JUDICIAL  
SCRUTINY) INVESTIGAT-  
ING "UNSECURE (D)  
PRIVATE SERVERS/THE  
BILL-HILLARY-CLINTON  
AND CLINTONS' E-MAILS  
SCANDALS; (D) TO THE  
EXTENT THAT JAMES  
COMEY FBI IS STILL GOING  
ON INVESTIGATING MONEY  
LAUNDERING-CLINTON'S  
FOUNDATION SCANDALOUS  
EXPULSION INC-FUZE;  
(E) TO THE EXTENT THAT

ANC POLITICAL HACKING CLAIM  
IS UNDER INVESTIGATION BY  
U.S. HOUSE INTELLIGENCE - U.S.  
SENATE ARMS COMMITTEE; (F)  
TO THE EXTENT THAT  
OBAMA-BIDEN-CLINTON ABANDONED,  
KERRY-CARTER IMPERIALLY,  
REDLINE AGREEMENT AGAINST  
JEWISH STATE OF ISRAEL;  
ABANDONED U.S. MILITARY  
SURGE SET FOR WORLDWIDE  
PEACE; ABANDONED SANCTIONS  
LEFT INTACT TO DETER IRAN  
FROM DEVELOPING, DANGEROUSLY,  
NUCLEAR POWER CAPABLE TO  
THREATEN WORLD NATIONS;  
BY HUMANITIES AND PEACE  
TO THE EXTENT THAT  
OBAMA-BIDEN-JAMES  
NATIONAL INTELLIGENCE TEAM  
ENGAGED, IMPERIALLY, TO  
NOT ONLY HACK INTO  
PRIVACY, CONSTITUTIONALLY,  
PROTECTED INDIVIDUAL  
, INNOCENT AMERICAN PEOPLE,  
PARTY REPUBLICANS, ~~AND~~  
TEAPARTY MEMBERS, WORLD  
WIDE ALLIED NATIONS.)

-5-

INCLUDING INTERCEPTING  
MY SOCIAL SECURITY  
BENEFITS AS WELL AS  
COARCELY ENROLLING ME  
KAGAN-GRUBER AUTHORED  
"STUPID ECONOMY"  
OBAMA-BIDEN OBAMACARE  
SCANDALOUS HEALTHCARE,  
~~OVERMATERIAL SUBJECTS~~,  
MENT TO COVER CULTOCHLOPRAIS  
THAT HARDLY WORKED  
BUT SUFFER FROM  
MARIJUANA - CRACKCO  
TOXICS; (H) TO THE  
EXTENT THAT OBAMA-  
BIDEN IMPERIAL  
ADMINISTRATIONS OF  
8-YEARS COMPOSITE  
CORRUPTIONS, OBSTRU-  
CTIONS OF JUSTICE  
ARE TRYING TO COVER-UP  
DEATHPLOTS INVOLVING  
BILL, HILLARY CLINTON,  
CLINTON'S ASSOCIATES,  
DNESELF INFILTED  
POLITICAL HACKINGS

-6-

CLAIMS' FINAGLINGS AIMED  
TO UNDERMINE VN-  
ANSWERED QUESTION  
ABOUT HEINCU'S  
DISTURBING BENGAZI  
DEATHPLOTS IN WHICH  
AMERICAN INNOCENT  
CHILDREN-- CHRIS, SEAN  
CHARLES AND OTHERS  
LOST THEIR LIVES KILLED  
IN FLAMES IN BENGAZI  
WHY ANIS IN HY ~~LAW~~  
JAMES CLAPPER - NATIONAL  
INTELLIGENCE AGENTS,  
~~OB~~ OBAMA-BIDEN,  
ERIC HOLDER - LYNETTE  
LYNCH, DNC PARTY IDE.  
MO CRATS SUPER ELEGANT  
INCLUDING, REID - MASTO  
KAMALA-BOXER - WARREN -  
HASSAN - MULLEN - DNC  
CHAIRPERSONS - ELIJAH  
CUMMING - MAXINE  
WATERS - BILL CLINTON,  
HILL CLINTON,  
MCADLINE B. - KERRY -

-7-

SAMANHAPOWERS - SUSAN  
RICE - TORTE - OLVERA -  
NAACP - TOMKA - NE - JIM  
CATHER - NO SEM  
BROTHERS, RUSSIA, IRAN  
TED CHRIS, SEAN CHARLES BE KICKED

NOTE: MAKE AMERICA GREAT AGAIN BEAT YOU,  
DNC PARTY, DEMOCRATS,  
BY 306+ ELECTORAL  
COLLEGE MAJORITY VOTE  
INVOKING VERA DOCTRINE  
TO DECLARE DNC PARTY  
"DEMOCRATS" SUPERDELEGATES/SUPER ELECTORS  
TO RODHAM CLINTON -  
TIME LINE ELECTORAL  
COLLEGE SET ASIDE.  
VERA, SUPRA, ALSO  
ATTACHMENTS.

\* CATHERINE CORTEZ  
MASTO; KAMALA  
HARRIS; MAGGIE  
HAZZAN, CHRIS VAN HOLLOWEN

WHEREFORE:

INELIGIBLE TO RUN FOR  
U.S. SENATE SEATS, DNC  
PARTY DEMOCRATS SUPERDELE-  
GATES -- C. C. MASTO, KAMALA  
HARRIS, M. HASSAN, AND C. NAN  
HOLLOWEN ARE, RETROACTIVELY  
CURRENTLY AND CONCURRENTLY  
DENIED TO BE SWEORN IN  
OR TAKE OATH TO BE  
SEATED IN THE U.S. SENATE,  
EFFECTIVE JANUARY 2017.

U.S. LEGALABILITY  
JURISDICTIONAL POWER  
WRIT (SEE ATTACHMENTS); VERA  
DOCTRINE, ID.

RESPECTFULLY SUBMITTED  
AND DATED JANUARY  
7, 2017 BY:

JAMES A-K ARUNGA  
ARUNGA AND LEE  
P.O. BOX 11521

EUGENE, OR 97440

cc: JUDICIAL - 3721  
TRUMP-BEYOND ADMINISTRATION.

# Declaration of Independence

Action of Second Continental Congress, July 4, 1776

IN CONGRESS, JULY 4, 1776.

THE UNANIMOUS DECLARATION of the thirteen united STATES OF AMERICA,

WHEN in the Course of human events, it becomes necessary for one people to dissolve the political bands which have connected them with another, and to assume among the powers of the earth, the separate and equal station to which the Laws of Nature and of Nature's God entitle them, a decent respect to the opinions of mankind requires that they should declare the causes which impel them to the separation.  
We hold these truths to be self-evident, that all men are created equal, that they are endowed by their Creator with certain unalienable Rights, that among these are Life, Liberty and the pursuit of Happiness.—That to secure these rights, Governments are instituted among Men, deriving their just powers from the consent of the governed,— That whenever any Form of Government becomes destructive of these ends, it is the Right of the People to alter or to abolish it, and to institute new Government, laying its foundation on such principles and organizing its powers in such form, as to them shall seem most likely to effect their Safety and Happiness. Prudence, indeed, will dictate that Governments long established should not be changed for light and transient causes; and accordingly all experience hath shewn, that mankind are more disposed to suffer, while evils are sufferable, than to right themselves by abolishing the forms to which they are accustomed. But when a long train of abuses and usurpations, pursuing invariably the same Object evinces a design to reduce them under absolute Despotism, it is their right, it is their duty, to throw off such Government, and to provide new Guards for their future security.—Such has been the patient sufferance of these Colonies; and such is now the necessity which constrains them to alter their former Systems of Government. The history of the present King of Great Britain is a history of repeated injuries and usurpations, all having in direct object the establishment of an absolute Tyranny over these States. To prove this, let Facts be submitted to a candid world.—He has refused his Assent to Laws, the most wholesome and necessary for the public good.—He has forbidden his Governors to pass Laws of immediate and pressing importance, unless suspended in their operation till his Assent should be obtained; and when so suspended, he has utterly neglected to attend to them.—He has refused to pass other Laws for the accommodation of large districts of people, unless those people would relinquish the right of Representation in the Legislature, a right inestimable to them and formidable to tyrants only.—He has called together legislative bodies at places unusual, uncomfortable, and distant from the depository of their public Records, for the sole purpose of fatiguing them into compliance with his measures.—He has dissolved Representative Houses repeatedly, for opposing with manly firmness his invasions on the rights of the people.—He has refused for a long time, after such dissolutions, to cause others to be elected; whereby the Legislative powers, incapable of Annihilation, have returned to the People at large

for their exercise; the State remaining in the mean time exposed to all the dangers of invasion from without, and convulsions within.—He has endeavoured to prevent the population of these States; for that purpose obstructing the Laws for Naturalization of Foreigners; refusing to pass others to encourage their migrations hither, and raising the conditions of new Appropriations of Lands.—He has obstructed the Administration of Justice, by refusing his Assent to Laws for establishing Judiciary powers.—He has made Judges dependent on his Will alone, for the tenure of their offices, and the amount and payment of their salaries.—He has erected a multitude of New Offices, and sent hither swarms of Officers to harass our people, and eat out their substance.—He has kept among us, in times of peace, Standing Armies without the Consent of our legislatures.—He has affected to render the Military independent of and superior to the Civil power.—He has combined with others to subject us to a jurisdiction foreign to our constitution, and unacknowledged by our laws; giving his Assent to their Acts of pretended Legislation:—For Quartering large bodies of armed troops among us:—For protecting them, by a mock Trial, from punishment for any Murders which they should commit on the Inhabitants of these States:—For cutting off our Trade with all parts of the world:—For imposing Taxes on us without our Consent:—For depriving us in many cases, of the benefits of Trial by Jury:—For transporting us beyond Seas to be tried for pretended offences—For abolishing the free System of English Laws in a neighbouring Province, establishing therein an Arbitrary government, and enlarging its Boundaries so as to render it at once an example and fit instrument for introducing the same absolute rule into these Colonies:—For taking away our Charters, abolishing our most valuable Laws, and altering fundamentally the Forms of our Governments:—For suspending our own Legislatures, and declaring themselves invested with power to legislate for us in all cases whatsoever.—He has abdicated Government here, by declaring us out of his Protection and waging War against us.—He has plundered our seas, ravaged our Coasts, burnt our towns, and destroyed the lives of our people.—He is at this time transporting large Armies of foreign Mercenaries to compleat the works of death, desolation and tyranny, already begun with circumstances of Cruelty & perfidy scarcely paralleled in the most barbarous ages, and totally unworthy the Head of a civilized nation.—He has constrained our fellow Citizens taken Captive on the high Seas to bear Arms against their Country, to become the executioners of their friends and Brethren, or to fall themselves by their Hands.—He has excited domestic insurrections amongst us, and has endeavoured to bring on the inhabitants of our frontiers, the merciless Indian Savages, whose known rule of warfare, is an undistinguished destruction of all ages, sexes and conditions.—In every stage of these Oppressions We have Petitioned for Redress in the most humble terms: Our repeated Petitions have been answered only by repeated injury. A Prince whose character is thus marked by every act which may define a Tyrant, is unfit to be the ruler of a free people.—Nor have We been wanting in attentions to our Brittish brethren: We have warned them from time to time of attempts by their legislature to extend an unwarrantable jurisdiction over us. We have reminded them of the circumstances of our emigration and settlement here. We have appealed to their native justice and magnanimity, and we have conjured them by the ties of our common kindred to disavow these usurpations, which, would inevitably interrupt our connections and correspondence. They too have been deaf to the voice of justice and of consanguinity. We must, therefore, acquiesce in the necessity, which denounces our Separation, and hold them, as we hold the rest of mankind, Enemies in War, in Peace Friends.

WE, THEREFORE, the Representatives of the UNITED STATES OF AMERICA, in General Congress, Assembled, appealing to the Supreme Judge of the world for the rectitude of our intentions, do, in the Name, and by Authority of the good People of these Colonies, solemnly publish and declare, That these United Colonies are, and of Right ought to be FREE AND INDEPENDENT STATES; that they are Absolved from all Allegiance to the British Crown, and that all political connection between them and the State of Great Britain, is and ought to be totally dissolved; and that as Free and Independent

Exhibit C.

## DECLARATION OF INDEPENDENCE

3

States, they have full Power to levy War, conclude Peace, contract Alliances, establish Commerce, and to do all other Acts and Things which Independent States may of right do. And for the support of this Declaration, with a firm reliance on the protection of divine Providence, we mutually pledge to each other our Lives, our Fortunes and our sacred Honor.

*The 56 signatures on the Declaration appear in the positions indicated:*

## Column 1

*Georgia:*

Button Gwinnett  
Lyman Hall  
George Walton

## Column 2

*North Carolina:*

William Hooper  
Joseph Hewes  
John Penn

*South Carolina:*

Edward Rutledge  
Thomas Heyward, Jr.  
Thomas Lynch, Jr.  
Arthur Middleton

## Column 3

*Massachusetts:*

John Hancock

*Maryland:*

Samuel Chase  
William Paca  
Thomas Stone  
Charles Carroll of Carrollton

*Virginia:*

George Wythe  
Richard Henry Lee  
Thomas Jefferson  
Benjamin Harrison  
Thomas Nelson, Jr.  
Francis Lightfoot Lee  
Carter Braxton

## Column 4

*Pennsylvania:*

Robert Morris  
Benjamin Rush  
Benjamin Franklin  
John Morton  
George Clymer  
James Smith  
George Taylor  
James Wilson  
George Ross

*Delaware:*

Caesar Rodney  
George Read  
Thomas McKean

## Column 5

*New York:*

William Floyd  
Philip Livingston  
Francis Lewis  
Lewis Morris

*New Jersey:*

Richard Stockton  
John Witherspoon  
Francis Hopkinson  
John Hart  
Abraham Clark

## Column 6

*New Hampshire:*

Josiah Bartlett  
William Whipple

*Massachusetts:*

Samuel Adams  
John Adams  
Robert Treat Paine  
Elbridge Gerry

*Rhode Island:*

Stephen Hopkins  
William Ellery

*Connecticut:*

Roger Sherman  
Samuel Huntington  
William Williams  
Oliver Wolcott

*New Hampshire:*

Matthew Thornton

---

For more information on the Declaration of Independence and the Charters of Freedom, see <http://archives.gov/exhibits/charters/declaration.html>

The notion that judges are immune from criminal prosecution is frivolous. (See *\*Slade v. United States*, 85 F.2d 786 (CA10 1936) (Judge bribed juror to acquit a defendant, judge convicted of bribery); *United States v. Manton*, 107 F.2d 834 (CA2 1939) (Court of Appeals judge involved in bribes to influence decisions); *United States v. Kahaner*, 317 F.2d 459 (CA2 1963) (State judge and former AUSAs, *McDonald v. Alabama*, 57 Ala. App. 529, 329 So.2d 583 (1975), sex for leniency); *United States v. Hastings*, 681 F.2d 706 (CA11 1982) (This was pre-trial appeal, and later Alcee won criminal case); *United States v. Campbell*, 684 F.2d 141 (D.C. Cir. 1982) (traffic tickets, judge and gratuity); *United States v. Claiborne*, 765 F.2d 784 (CA9 1985) (see Harry's vindication, *State Bar of Nevada v. Claiborne*, 756 P.2d 464 (Nev. 1988)); *United States v. Murphy*, 768 F.2d 1518 (7th Cir. 1985) (Greylord); *United States v. Conn*, 769 F.2d 420 (CA7 1985) (Greylord); *United States v. Hollaway*, 778 F.2d 653 (11th Cir. 1985) (Two Mobile state court judges); *United States v. Devine*, 787 F.2d 1086 (CA7 1986) (Greylord); *United States v. LeFevour*, 798 F.2d 977 (7th Cir. 1986) (Greylord); *United States v. Nixon*, 816 F.2d 1022 (CA5 1987) (habe at 881 F.2d 1305 (5th Cir. 1989) U.S. District Judge convicted of bribery); *United States v. Holzer*, 816 F.2d 304 (CA7 1987) (Greylord); *United States v. Reynolds*, 821 F.2d 427 (CA7 1987) (Greylord); *United States v. Glecier*, 923 F.2d 496 (CA7 1991) (Greylord); *U.S. v. Lanier*, 520 U.S. 259 (1997); *Archie, et al., v. Lanier*, No.94-5836 (CA6 1996) (constitutional rights are violated when state judge repeatedly rapes a number of women in chambers, 18 USC § 242 conviction); *State of Oklahoma v. Thompson*, Creek County #CF-2005-016 (May, Aug., Sept. of 2003, three counts indecent exposure, judge Donald D. Thompson attached "a penis pump and operated the pump causing air pumping sounds" according to witness, Lisa Foster, court reporter).

APPENDIX-F:1-26.

ENTERED

June 14, 2016

David J. Bradley, Clerk

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF TEXAS  
BROWNSVILLE DIVISION

UNITED STATES GOVERNMENT, et. al., §  
§

Plaintiffs, §  
§

v. §  
§

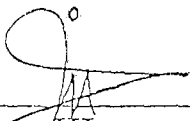
Case No. 1:16-cv-119

BARACK HUSSEIN OBAMA, et al., §  
Defendants. §

ORDER TO SHOW CAUSE

The Court is in receipt of Plaintiffs' complaint, which was filed by James Aggrey-Kweggyir Arunga (hereinafter "Mr. Arunga") on June 10, 2016.<sup>1</sup> On the face of the complaint, multiple grounds could exist for dismissal under Rule 12(b) of the Federal Rules of Civil Procedure for failing to comply with Rule 8 and 9 of the same. For example, Plaintiffs fail to articulate a justiciable claim in the complaint. Further, there exists no reason to believe that the Court has subject matter or personal jurisdiction to entertain the allegations contained within the complaint. Plaintiffs are hereby given NOTICE that the Court has identified issues fatal to the cause of action and are ORDERED to show cause within 21 days as to why the complaint should not be dismissed and summons be issued.

Signed on this 14th day of June, 2016.

  
Ignacio Torteya, III  
United States Magistrate Judge

DCA Appendix-A

<sup>1</sup> The complaint includes multiple government entity plaintiffs whom are reportedly represented by Mr. Arunga. Mr. Arunga seemingly is neither a lawyer nor affiliated with the government in any capacity. The Court advises Mr. Arunga that impersonating an officer or employee of the United States government, as well as the unauthorized practice of law, are punishable offenses.

16-41077  
We received your letter dated 12/28/16. We will not return your letter.

You must send your document to the Clerk of the U.S. District Court.

You must send your document to the Clerk of the U.S. Supreme Court.

A copy of the court rules requires a self-addressed stamped

envelope with postage attached.

Pursuant to the 11/29/16 "briefing notice",  
Status of Plaintiff's brief is due 1/9/17. This appeal is not dismissed at this time. Please comply with the briefing notice. Also, all filings in your case must be handwritten. They must be typed.

1/26/17

CH Appendix-B

APPENDIX-F: 2 OF 26

CLERK  
U.S. Court of Appeals for the Fifth Circuit  
600 S. Maestri Place, Suite 12  
New Orleans, LA 70130



\*Mr. James Aggrey-Kweseyir Arunga  
P.O. Box 11521  
Eugene, OR 97440-3721

APPENDIX-F: 3 OF 26

IN THE UNITED STATES COURT OF APPEALS  
FOR THE FIFTH CIRCUIT

---

No. 16-41077

---

JAMES AGGREY-KWEGGYIR ARUNGA, and all Other Allies of the United States of America, Similarly Situated,

Plaintiff - Appellant

v.

BARACK HUSSEIN OBAMA, 7+years Imperial Administrations and Expulsions Fuzes of President Barack Hussein Obama and Vice President "Joe" Biden; JOSEPH "JOE" BIDEN, 7+years Imperial Administrations and Expulsions Fuzes of President Barack Hussein Obama and Vice President Joseph "Joe" Biden; S. BREYER, Scoutus Dictum Expulsion Fainaiguing Fuzes; R. B. GINSBURG, Scoutus Dictum Expulsion Fainaiguing Fuzes; E. KAGAN, Scoutus Dictum Expulsion Fainaiguing Fuzes; A. M. KENNEDY, Scoutus Dictum Expulsion Fainaiguing Fuzes; AMERICAN CIVIL LIBERTY UNION (ACLU)/LYNCH & GUPTA, Special Counsel; BAGNIO OF LGBT HOMOSEXUAL STATE-CLAN; CAROLYN W. COLVIN, COMMISSIONER OF SOCIAL SECURITY; RodhamClinton Populous Presidential Primary Paid Off Election-Expulsion/Stateswide Wins as Moot, Null and Void Fuzes,

Defendants - Appellees

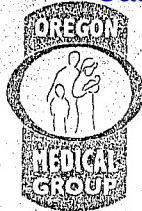
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Appeal from the United States District Court for the Southern District of Texas, Brownsville

CLERK'S OFFICE:

Under 5<sup>th</sup> CIR. R. 42.3, the appeal is dismissed as of January 18, 2017, for want of prosecution. The appellant failed to timely file appellant's brief and record excerpts.

CAA Appendix-A.



## OREGON MEDICAL GROUP

1580 Valley River Drive, Suite 150  
Eugene, OR 97401

For billing inquiries: 541-687-4905

## ADDRESSEE:

FORWARDING SERVICE REQUESTED 1 1

REMIT TO:

JAMES ARUNGA  
4531 FRANKLIN BLVD  
EUGENE, OR 97403-24801113621  
37

IF PAYING BY CREDIT CARD, FILL OUT HERE		<input type="checkbox"/> VISA	<input type="checkbox"/> MASTERCARD	<input type="checkbox"/> AMERICAN EXPRESS
CARD NUMBER _____				
SIGNATURE _____ EXP. DATE _____				
PAY THIS AMOUNT		ACCOUNT #		
\$4,967.00		317457		

OREGON MEDICAL GROUP  
PO BOX 742785 1580 VALLEY RIVER DRIVE  
LOS ANGELES CA 90074-2785 EUGENE, OR 97401

Please check box if above address is incorrect or you would like to add your email address. Indicate on reverse side.

## STATEMENT

PLEASE DETACH AND RETURN TOP PORTION WITH YOUR PAYMENT

STATEMENT DATE	ACCOUNT #	PAYMENT DUE DATE	PAY THIS AMOUNT
03/02/2017	317457	UPON RECEIPT	\$4,967.00

DATE	DESCRIPTION	CHARGES	INSURANCE PMTS/ADJ	PATIENT RESPONSIBILITY
12/16/2016	James A Arunga/Nicholas Tedesco DO Location: McKenzie Willamette Hospital TREAT TIBIAL FX OPEN	2589.00		
12/16/2016	ARTHROSCOPY KNEE W/REPAIR	1011.00		
12/15/2016	Hospital H&P Level 2	387.00		
	PATIENT BALANCE:			3987.00
12/16/2016	James A Arunga/Richard D Cunliffe PA Location: McKenzie Willamette Hospital TREAT TIBIAL FX OPEN	518.00		
	PATIENT BALANCE:			518.00
01/02/2017	James A Arunga/Marissa Simard MD Location: Imaging Xray X-Ray, knee; one or two views	87.00		
	PATIENT BALANCE:			87.00
01/02/2017	James A Arunga/Nicholas Tedesco DO Location: Orthopedics & Sports Medicine Knee brace T-Scope post-op PacMed	201.00		
01/02/2017	Postoperative follow-up visit No Charge	0.00		
	PATIENT BALANCE:			201.00
01/30/2017	James A Arunga/James L Manwill MD Location: Imaging Xray X-Ray, knee; one or two views	87.00		
	PATIENT BALANCE:			87.00
02/13/2017	James A Arunga/Jeffrey P Wensel MD Location: Imaging Xray X-Ray, knee; one or two views	87.00		
	PATIENT BALANCE:			87.00

APPENDIX-F: 5 of 26

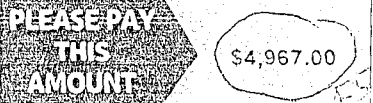
THIS BILLING IS REJECTED IN ITS ENTIRE FACE  
UNLESS IT BEARS PATIENT NAME, POST OFFICE  
BOX ADDRESS, AND SAID BILLING MUST BEAR OREGON  
MEDICAL GROUP ONLY AND NOT CALIFORNIA FOR IT DO NOT  
CARE ANYTHING CONNECTED WITH CALIFORNIA FERNS AND  
SHARKS. THE BILLING MUST BE DIRECTED TO THE ATTENTION  
OF MY CASE WORKER 541-687-4905

OREGON MEDICAL GROUP  
1580 Valley River Drive, Suite 150  
Eugene, OR 97401

For billing inquiries: 541-687-4905

AT 5:30pm-4:45pm Mon.-Fri.

www.oregonmedicalgroup.com



EUGENE OR 97401  
Page 1 of 1



LEGISLATORS OF "STUPID ECONOMY" EXPULSION BILL OF ATTAINER/EX POST FACTO-FUZE.



GRUBER-KAGAN: AUTHORS OF "STUPID ECONOMY EXPULSION FUZE" FOR JUDICIAL APPOINTMENT.



Barack Obama

SIMON MAINA, AFP/GETTY IMAGES  
in Kenya in 2006, before he was president.

# Kenya witch doctor

BARACK HUSSEIN OBAMA--TALISMANICVODOOWITCHCRAFT AND IMPERIALCOMMANDER-IN-CHIEFOF CULTOCHLOCACY.



IN THE ARENA

## The Danger of a Failed Iran Deal

BRIEFLY  
WORLD

2/22/2015

THE REGISTER-GAZETTE

### Iran criticizes new U.S. visa rule

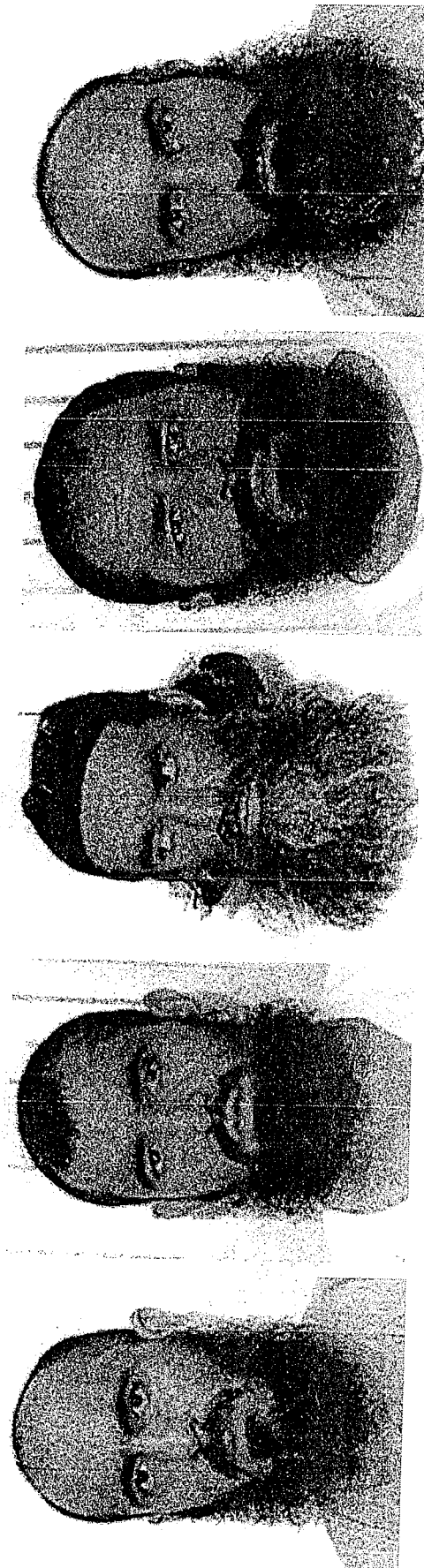
TEHRAN, Iran — A new United States restriction on travel without visas targeting Europeans and others who have visited so-called high-risk countries has led to angry reactions in Iran, where some leaders say the decision is a violation of the nuclear agreement reached in July.

Mohammad Javad Zarif, Iran's foreign minister, told state media on Monday that visa restriction

was an "obstacle, placed by some individuals," that he hoped would soon be resolved. Zarif referred to a letter sent by Secretary of State John Kerry on Saturday, asserting that the restriction would not affect the nuclear agreement.

The letter, obtained and leaked by the National Iranian American Council, an advocacy group based in Washington, hinted that President Obama would use his executive authority to exempt Iran from the visa restriction, which was passed almost unanimously in Congress. Obama signed it into law on Friday.

The restriction, a security step arising from the recent terrorist attacks, prohibits visa-free travel to the United States for anyone who has visited or holds citizenship in Syria, Iraq, Sudan and Iran.



The 'Taliban 5' (from left): Mohammad Nabi Omari, Abdul Haq Wasiq, Mullah Norullah Noori, Mullah Muhammad Fazl and Khirullah Said Wali Khaikhwai

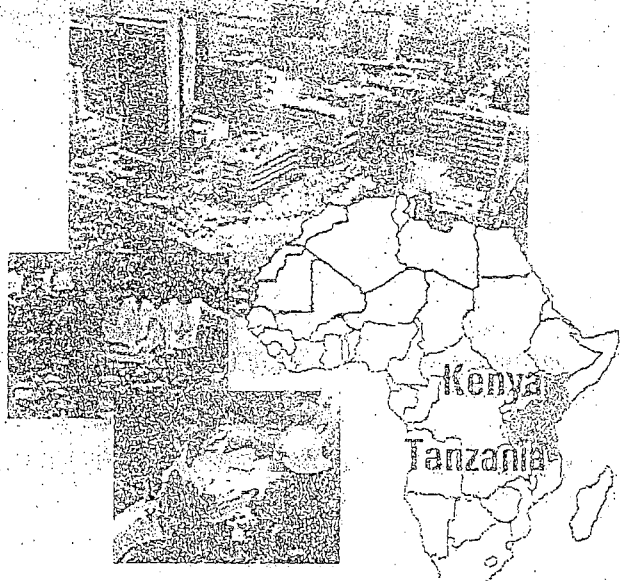
APPENDIX-F: 9 OF 26

IRANIAN TERRORISTS FRIENDS OF THE CLINTONS

NewsHour

## African Embassy Bombings

An Online NewsHour Special Report



[Click here for embassy bombing sites and statistics.](#)

### Embassy Bombings

U.S. embassies in Kenya and Tanzania are leveled by near-simultaneous explosions.

### Total Devastation

A report on the bombings. (8/7/98)

Security and diplomacy experts on U.S. embassy security protocol. (8/7/98)

### U.S. Response

Asst. Secretary of State Susan Rice responds to the attacks. (8/7/98)

### Searching for Answers

Could the embassy bombings have been prevented? Three experts discuss. (8/10/98)

### The Investigation Begins

Undersecretary of State for Political Affairs Thomas Pickering discusses possible leads in the bombing case. (8/12/98)

### Embassy Bombers Sentenced to Life Without Parole

Update: Four alleged operatives of Osama bin Laden were sentenced today to life in prison without parole for planning and executing the 1998 bombings of two U.S. embassies in Africa. (10/18/01)

### Second Bomber Given Life Term

Update: A jury sentences the second of four men convicted in the African embassy bombings to a life term without parole. (7/10/01)

Update: One of the men convicted of executing the bombing of the U.S. embassy in Kenya is sentenced to life in prison without parole. (6/12/01)

### Taliban Won't Hand Over Osama bin Laden

Update: Afghanistan's ruling body says it will never hand over the exiled Saudi millionaire the U.S. believes is behind the embassy bombings. (5/30/01)

### Guilty On All Counts

Three experts discuss the conspiracy and murder convictions in the African embassy bombing trial. (5/29/01)

Court proceedings begin against four men accused of conspiring to bomb U.S. embassies in Kenya and Tanzania. (2/5/01)

### Panel Reports

Examining the findings of two panels looking into the bombings in Kenya and Tanzania. (1/8/99)

### The Search for Suspects

An international team continues its investigation into the African embassy bombings. (9/30/98)

### Who Is Osama bin Laden?

The Saudi millionaire is believed to be behind

[1998 United States embassy bombings - Wikipedia, the free encyclopedia](#)

## IRANIAN TERRORISTS

# 1998 United States embassy bombings

from wikipedia, the free encyclopedia

In the 1998 U.S. Embassy bombings (August 7, 1998) hundreds of people were killed in simultaneous truck bomb explosions at the United States embassies in the major East African cities of Dar es Salaam, Tanzania and Nairobi, Kenya. The attacks, linked to local members of the Egyptian Islamic Jihad brought Osama bin Laden and Ayman al-Zawahiri to American attention for the first time, and resulted in the U.S. Federal Bureau of Investigation placing bin Laden on its Ten Most Wanted list.

## Contents

- 1 Motivation and preparation
- 2 Attacks and casualties
- 3 Aftermath and international response
- 4 The indictment
- 5 Later developments
- 6 See also
- 7 References
- 8 External links

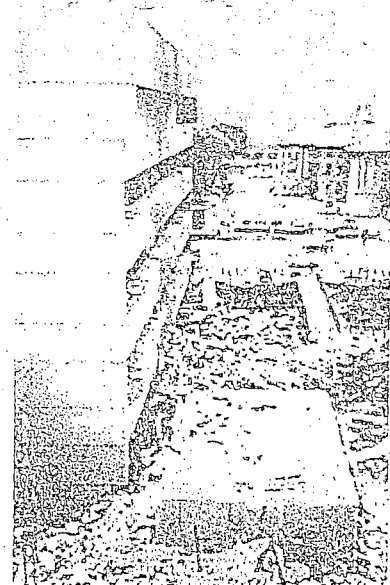
## Motivation and preparation

The bombings are widely (and falsely) believed to have been revenge for American involvement in the extradition, and alleged torture, of four members of Egyptian Islamic Jihad (EIJ) who had been arrested in Albania in the two months prior to the explosions and extradited to Egypt.<sup>[1]</sup> On June 28, Ahmed Ibrahim Assyed al-Najr, believed to be the militant group's commander in Albania, was arrested along with compatriot Majed Mustapha. With the help of the CIA, they were extradited to Egypt. In July, Mohammad Hassan, leader of the Foundation for Rebirth of Islamic Heritage, was arrested in Tirana and similarly extradited to Egypt. The following month, a communiqué was issued warning the United States that a "response" was being prepared to repay them for their interference.<sup>[2][3]</sup> Given that preparations for the embassy bombings began before the Albanian arrests (see later), this explanation can be discounted, however.

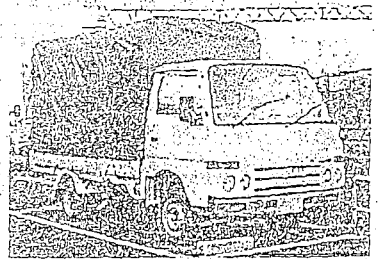
According to journalist Lawrence Wright, the Nairobi operation was named after the Holy Kaaba in Mecca; the Dar es Salaam bombing was called Operation al-Aqsa in Jerusalem, but "neither had an obvious connection to the American embassies in Africa. Bin Laden initially said that the sites had been targeted because of the "invasion" of Somalia; then he described an American plan to partition Sudan, which he said was hatched in the embassy in Nairobi. He also told his followers that the genocide in Rwanda had been planned inside the two American embassies".

APPENDIX-F: 110F .26

Wright concludes that none of these claims made sense, and that bin Laden's actual goal was "to lure the



Aftermath at the Nairobi embassy.



A Nissan Atlas truck, similar to that used in Dar es-Salaam

Perhaps to support this timeline, Berntsen also falsely claims that another bomber, Mohamed al-Owhali, is arrested on August 15 when in fact he is arrested three days earlier. (United States of America v. Usama Bin Laden, et al., Day 38 5/2/2001; Berntsen and Pezzullo 2005)

Odeh's Confession and Other Al-Qaeda Evidence Kept Secret for Days - Publicly, the US does not link any evidence from the bombing to al-Qaeda until August 17, when Odeh's confession is finally mentioned in front page news stories. Even then, the story is based on accounts from Pakistani officials and US officials say they cannot confirm it. (Constable and Khan 8/17/1998) In fact, there is a wealth of information immediately tying al-Qaeda to the bombings that is kept secret, including wiretaps of many of the bombers (see April 1996 and May 1998), informants in the cell (see Before August 7, 1998), and even a statement of responsibility that was intercepted hours before the bombings had occurred (see August 5-7, 1998).

SHARE

## IRANIAN TERRORISTS

10:35-10:39 a.m., August 7, 1998: Al-Qaeda Bombs US Embassies in Kenya and Tanzania, Killing Over 200.



Bombings of the Nairobi, Kenya, US embassy (left) and the Dar es Salaam, Tanzania, US embassy (right). [Source: Associated Press] (click image to enlarge)

Two US embassies in Africa are bombed within minutes of each other. At 10:35, local time, a suicide car bomb attack in Nairobi, Kenya, kills 213 people, including 12 US nationals, and injures more than 4,500. Mohamed al-Owhali and someone known only as Azzam are the suicide bombers, but al-Owhali runs away at the last minute and survives. Four minutes later, a suicide car bomb attack in Dar es Salaam, Tanzania, kills 11 and injures 85. The attacks are blamed on al-Qaeda. Hamden Khalif Allah Awad is the suicide bomber there. (PBS Frontline 2001; United States of America v. Usama Bin Laden, et al., Day 38 5/2/2001) The Tanzania death toll is low because, remarkably, the attack takes place on a national holiday so the US embassy there is closed. (Miller, Stone, and Mitchell 2002, pp. 195) The attack shows al-Qaeda has a capability for simultaneous attacks. The Tanzania bombing appears to have been a late addition, as one of the arrested bombers allegedly told US agents that it was added to the plot only about 10 days in advance. (United States of America v. Usama bin Laden, et al., Day 14 3/7/2001) A third attack against the US embassy in Uganda does not take place due to a last minute delay (see August 7, 1998). (Associated Press 9/25/1998) August 7, 1998, is the eighth anniversary of the arrival of US troops in Saudi Arabia, and some speculate that is the reason for the date of the bombings. (Gunaratna 2003, pp. 46) In the 2002 book *The Cell*, reporters John Miller, Michael Stone, and Chris Miller will write, "What has become clear with time is that facets of the East Africa plot had been known beforehand to the FBI, the CIA, the State Department, and to Israeli and Kenyan intelligence services.... [N]o one can seriously argue that the horrors of August 7, 1998, couldn't have been prevented." They will also comment, "Inexplicable as the intelligence failure was, more baffling still was that al-Qaeda correctly presumed that a major attack could be carried out by a cell that US agents had already uncovered." (Miller, Stone, and Mitchell 2002, pp. 195, 206) After 9/11, it will come to light that three of the alleged hijackers, Khalid Almihdhar, Nawaf Alhazmi, and Salem Alhazmi, had some involvement in the bombings (see October 4, 2001, Late 1999, and 1993-1999) and that the US intelligence community was aware of this involvement by late 1999 (see December 15-31, 1999), if not before.

SHARE

After August 7, 1998: CIA Focuses on Yemeni Terror Group, London Connection Found to Be 'Crucial'

## IRANIANTERRORISTS

United States into Afghanistan, which had long been called 'The Graveyard of Empires."<sup>[4]</sup> According to a 1998 memo authored by Mohammed Atef and seized by the FBI, around the time of the attacks, al-Qaeda had both an interest in and specific knowledge of negotiations between the Taliban and the American-owned gas pipeline consortium CentGas.<sup>[5]</sup>

In May 1998 a villa in Nairobi was purchased by one of the bombers for the purpose of accommodating bomb building in the garage. Ahmad Salim Swedan purchased a beige Toyota Dyna truck in Nairobi, and a 1987 Nissan Atlas refrigeration truck in Dar es Salaam. Six metal bars were used to form a "cage" on the back of the Atlas, to accommodate the bomb.<sup>[6]</sup>

In June 1998, KK Mohamed rented House 213 in the Ilala district of Dar es Salaam, about four miles from the U.S. Embassy. A white Suzuki Samurai was used to haul bomb components hidden in rice sacks from House 213.

In both Nairobi and Dar es Salaam, Mohammed Odeh supervised construction of two massive, 2,000-pound destructive devices. The Nairobi bomb was made of 400 to 500 cylinders of TNT (about the size of soda cans), aluminum nitrate, aluminum powder and detonating cord. The explosives were packed into some twenty specially designed wooden crates that were sealed and then placed in the bed of the trucks. Abdel Rahman ran a wire from the bomb to a set of batteries in the back of the truck cab and then to a detonator switch beneath the dashboard.<sup>[6]</sup> The Dar es Salaam bomb used a slightly different construction: the TNT was attached to fifteen oxygen tanks and gas canisters, and was surrounded with four bags of ammonium nitrate fertilizer and some sand bags to tamp and direct the blast.<sup>[7]</sup>

The bombings were scheduled for August 7, the eighth anniversary of the arrival of American troops in Saudi Arabia, ostensibly a deliberate choice by Osama bin Laden.<sup>[8]</sup>

## Attacks and casualties

On August 7, between 10:30 am and 10:40 am local time (3:30-3:40 pm Washington time), suicide bombers in trucks laden with explosives parked outside the embassies in Dar es Salaam and Nairobi, and almost simultaneously detonated.<sup>[9]</sup> In Nairobi, approximately 212 people were killed, and an estimated 4,000 wounded; in Dar es Salaam, the attack killed at least 11 and wounded 85.<sup>[10]</sup> Seismological readings analyzed after the bombs indicated energy of between 3–17 tons of high explosive material.<sup>[11]</sup> Although the attacks were directed at American facilities, the vast majority of casualties were local citizens: 12 Americans were killed.<sup>[12]</sup>



Wreckage from the Nairobi bombing.

Marine Sgt. Jesse N. Aliganga	Marine Security Guard detachment
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Julian Bartley	Consul General
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Bartley	son of Consul General Julian Bartley
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Paul Dahlzu	Defense Attaché's Office
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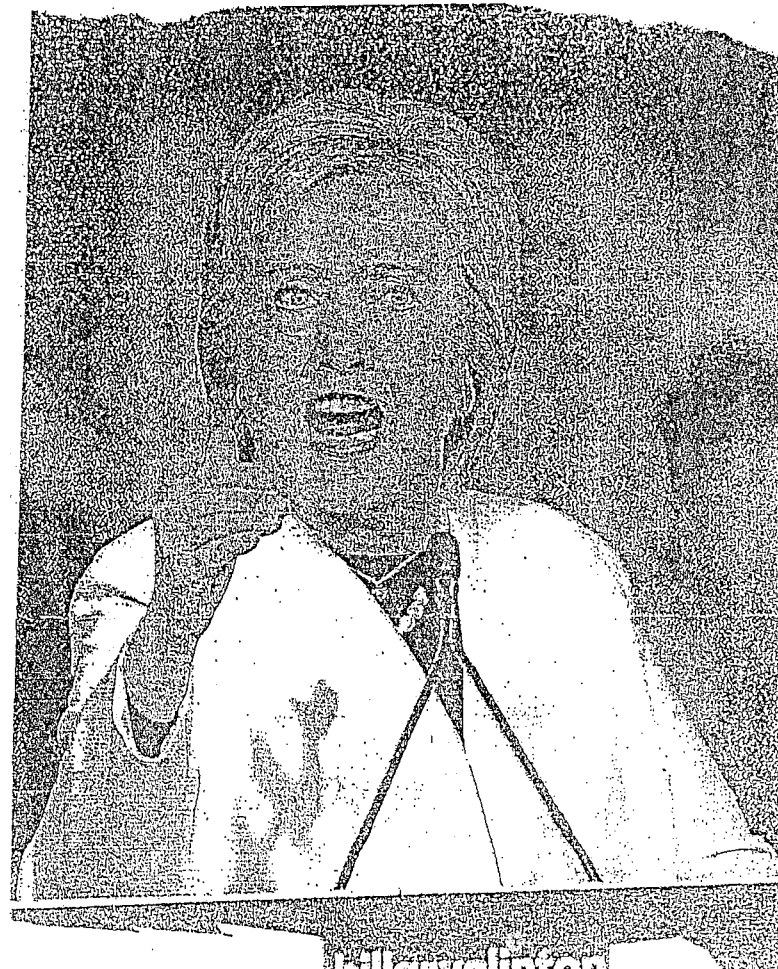
Molly Hardy	Administrative Office
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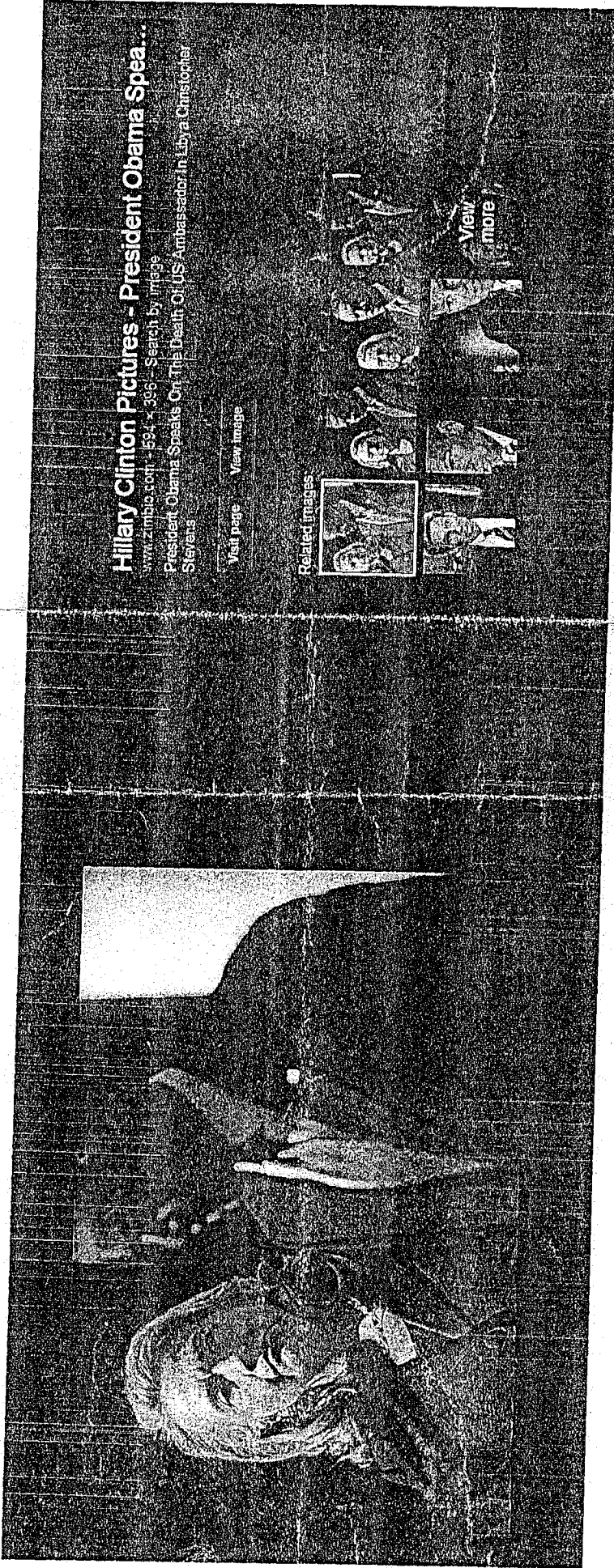
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JEAN-BERTRAND ARISTIDE -meeting Bill



APPENDIX-F: 14 OF 26

BENGHAZI UNSECUREEMSILDEATHPLOTTERS  
AND IMPERIAL OBSTRUCTION OF JUSTICE  
PARTYDEMOCRATSSUPERDELEGATES SCANDALS' AGENTS  
Accessorial suspects of Christopher's death-plot



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A raucus election cycle ended with very little change in the U.S. Senate (<https://elections16.usatoday.com/results/senate>), as most of the endangered Republicans managed to hold on to their seats. Here are the six newly elected senators — with one more to be added to the 2017 freshman class after Louisiana's runoff in December.

*PARTYDEMOS SUPERDELEGATES  
NEVER GET U.S. SENATE SEATS ARE NAMED*

As: Catherine Cortez Masto

NEVADA DEMOCRAT

## APPENDIX-F: 16 OF 26

Democrat Catherine Cortez Masto's victory in the Nevada Senate race is groundbreaking for the Silver State.

She is the first woman to represent Nevada in the Senate and the first Latino woman in the chamber's history. Her paternal grandfather immigrated to Nevada from Chihuahua, Mexico.

The former two-term attorney general replaces retiring Senate Democratic leader Harry Reid. Losing the seat would have been a devastating blow for Democrats, though even with this win they did not take control of the Senate.

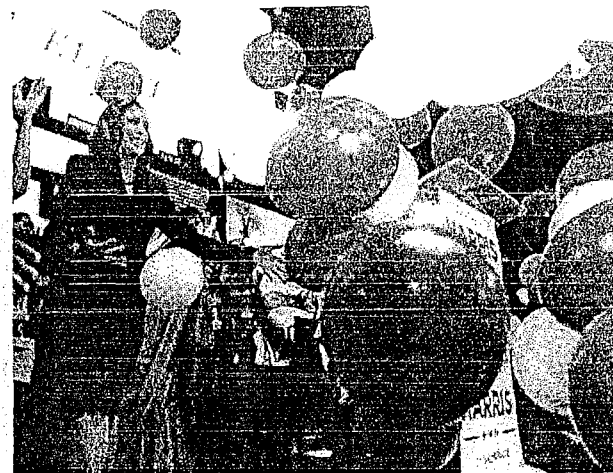
Cortez Masto, 52, ran an aggressive campaign based on foundational Democratic policy proposals — raising the minimum wage, protecting Social Security and Medicare, and passing comprehensive immigration reform.

As attorney general she is perhaps best known for negotiating the settlement with bankers over illegal mortgage practices that brought billions to underwater California homeowners. She is also known as an expert on tackling recidivism — she wrote a book, *Smart on Crime*, about it — and making parents responsible for truant children. As district attorney of San Francisco city and county, she was known for antagonizing local police when she declined to seek the death penalty for a cop killer in 2004, her first year in office.

Harris is also known to have a good relationship with departing President Obama, who once described her as "by far the best-looking attorney general in the country."

Unlike the outspoken Boxer she's replacing, Harris has been called cautious. Asked at the only general election debate last month what committee assignments she'll seek, for example, she said she was concentrating on the election and wouldn't look beyond it.

#### INELIGIBLE FOR SWITZER OFFICE, VARDEOCTRINE



Kamala Harris greets supporters at a election night rally on Nov. 8, 2016 in Los Angeles.

(Photo: Chris Carlson, AP)

③

#### Maggie Hassan

NEW HAMPSHIRE DEMOCRAT

Democrat Maggie Hassan eked out a win to unseat incumbent Republican Kelly Ayotte in one of the tightest races in the country.

Hassan, 58, has been governor of New Hampshire since 2013, and before that, she was a state senator for six years, including a stint as majority leader before losing re-election in 2010.

APPENDIX-F: 17 OF 26

During her tenure as governor, Hassan maintained high job approval ratings, with a Morning Consult poll earlier this year gauging her support 56% favorable and only 33% unfavorable.

She campaigned for Senate on a pledge to work across the aisle to make Washington work better for middle-class Americans and touted her prior record in New Hampshire, where she froze tuition at state universities and lowered it at community colleges and passed two budgets without raising sales or income taxes.

A lawyer by trade, Hassan started in public service as an advocate for special-needs children after the eldest of her two children, Ben, now 28, was born with cerebral palsy. Her campaign said she was driven to "ensure that children like her son Ben, who experiences severe disabilities, would be fully included in their communities and have the same opportunities that all parents want for their children."

— Donovan Slack



Maggie Hassan waves to supporters during an election night rally in Manchester, N.H., on Nov. 9, 2010.

(Photo: Charles Krupa, AP)

## INELIGIBLE FOR GVT OFFICE, VARDEOCTRINE

 Chris Van Hollen

MARYLAND DEMOCRAT

Sooner or later, Chris Van Hollen was going to be a U.S. senator.

The six-term congressman from Maryland literally grew up in government. Van Hollen was born in Pakistan, where his father was serving in the foreign service, and lived in several foreign outposts as a child. His father ultimately served as U.S. ambassador to Sri Lanka and the Maldives. Van Hollen did his graduate studies at Harvard's Kennedy School of Government, where he met his wife, Katherine, and they both wound up with jobs on Capitol Hill.

### APPENDIX-F: 18 OF 26

First elected to Congress on his own in 2002, Van Hollen quickly moved up the ladder of leadership among House Democrats. He led the Democrats' House campaign operation for the 2008 and 2010 election cycles.

# Clinton claims collapse under FBI probe

*A fact-check analysis of the candidate's previous arguments finds fault with some of her statements*

THE ASSOCIATED PRESS

WASHINGTON — Key assertions by Hillary Clinton in defense of her email practices have collapsed under FBI scrutiny.

The agency's yearlong investigation found that she did not, as she claimed, turn over all her work-related messages for release. It found that her private email server did carry classified emails, also contrary to her past statements. And it made clear that Clinton used many devices to send and receive email despite her statements that she set up her email system so that she only needed to carry one.

FBI Director James Comey's announcement Tuesday that he will not refer criminal charges to the Justice Department against Clinton spared her from prosecution and a devastating political predicament. But it left much of her account in tatters and may have aggravated questions of trust swirling around her Democratic presidential candidacy.

A look at Clinton's claims since questions about her email practices as secretary of state surfaced and how they compare with facts established in the FBI probe:

**CLINTON:** "I did not email any classified material to anyone on my email. There is no classified material." News conference, March 2015.

**THE FACTS:** Actually, the FBI identified at least 113 emails that passed through Clinton's server and contained materials that were classified at the time they were sent, including some that were Top Secret

less in their handling of very sensitive, highly classified information," he said.

**CLINTON:** "I never received nor sent any material that was marked classified." NBC interview, July 2016.

**THE FACTS:** Clinton has separately clung to her rationale that there were no classification markings on her emails that would have warned her and others not to transmit the sensitive material. But the private system did, in fact, handle emails that bore markings indicating they contained classified information, Comey said.

He said the marked emails were "a very small number." But that's not the only standard for judging how officials handle sensitive material, he added. "Even if information is not marked classified in an email, participants who know, or should know, that the subject matter is classified are still obligated to protect it."

**CLINTON:** "I responded right away and provided all my emails that could possibly be work related" to the State Department. News conference, March 2015.

**THE FACTS:** Not so, the FBI found.

breach, a less categorical statement than Clinton herself made last year, when she said there was no breach. The FBI did not uncover a breach but made clear that that possibility cannot be ruled out.

"We assess it is possible that hostile actors gained access to Secretary Clinton's personal email account," Comey said.

He said evidence would be hard to find because hackers are sophisticated and can cover their tracks. Comey said his investigators learned that Clinton's security lapses included using "her personal email extensively while outside the United States, including sending and receiving work-related emails in the territory of sophisticated adversaries." Comey also noted that hackers breached the email accounts of several outsiders who messaged with Clinton.

Comey did not mention names, but a Romanian hacker who called himself Guccifer accessed and later leaked emails from Sidney Blumenthal, an outside adviser to Clinton who regularly communicated with her.

**CLINTON:** "I opted for convenience to use my personal email account, which was allowed by the State Department." News conference, March 2015.

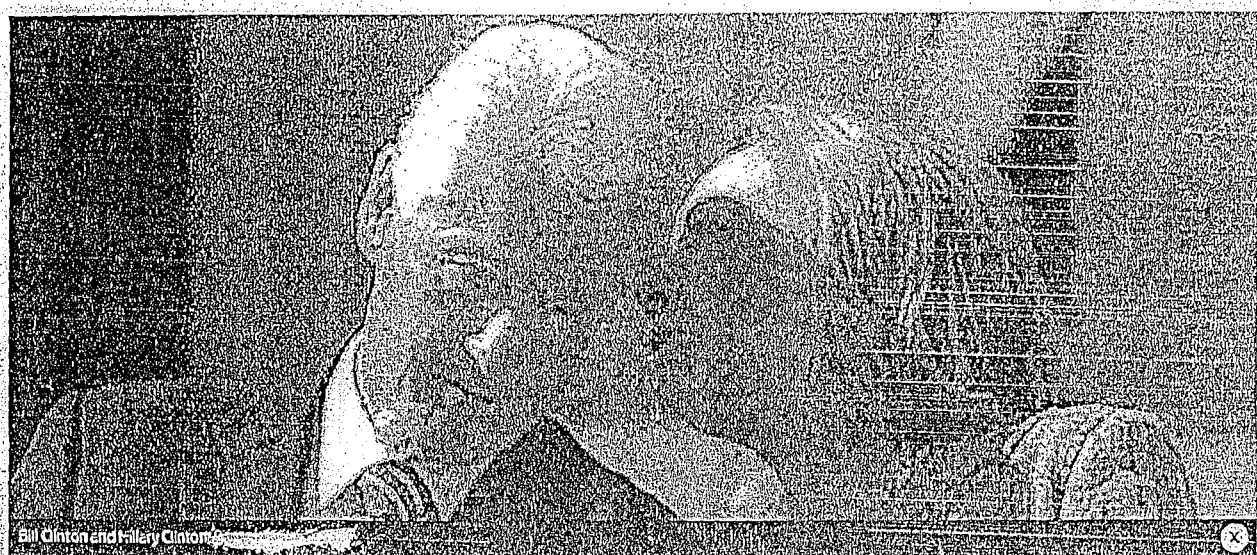
**THE FACTS:** Comey did not address Clinton's reason for using a private server instead of a government one, but he highlighted the perils in routing sensitive information through a home server.

The FBI found that Clinton's personal server was "not even supported by full-time security staff like those found at agencies and departments of the United States government or even with a commercial email service like Gmail," the director said.

A May 2016 audit by the State

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Bill Clinton and Hillary Clinton

## Clinton turning over personal email server to feds

*The Justice Department is investigating her use of a private server as a Cabinet member*

By KEN DILANIAN  
The Associated Press

WASHINGTON — Hillary Clinton will turn over the personal email server she used while serving as secretary of state to the Justice Department, her campaign spokesman said Tuesday.

The decision advances the investigation into the Democratic presidential front-runner's use of a private email account as the nation's top diplomat, and whether classified information was stored improperly on her home-brew email server.

the server to a third party.

Spokesman Nick Merrill said Clinton has "pledged to cooperate with the government's security inquiry, and if there are more questions, we will continue to address them."

Also Tuesday, Clinton gave to the Justice Department thumb drives containing copies of emails sent to and from her personal email addresses via that server.

Clinton's lawyer, David Kendall, gave three thumb drives containing copies of roughly 30,000 emails to the FBI after the agency determined he could not remain in possession of



Hillary Clinton

emails, according to a U.S. official briefed on the matter who spoke on condition of anonymity.

The State Department previously had said it was comfortable with Kendall keeping the emails at his Washington law office.

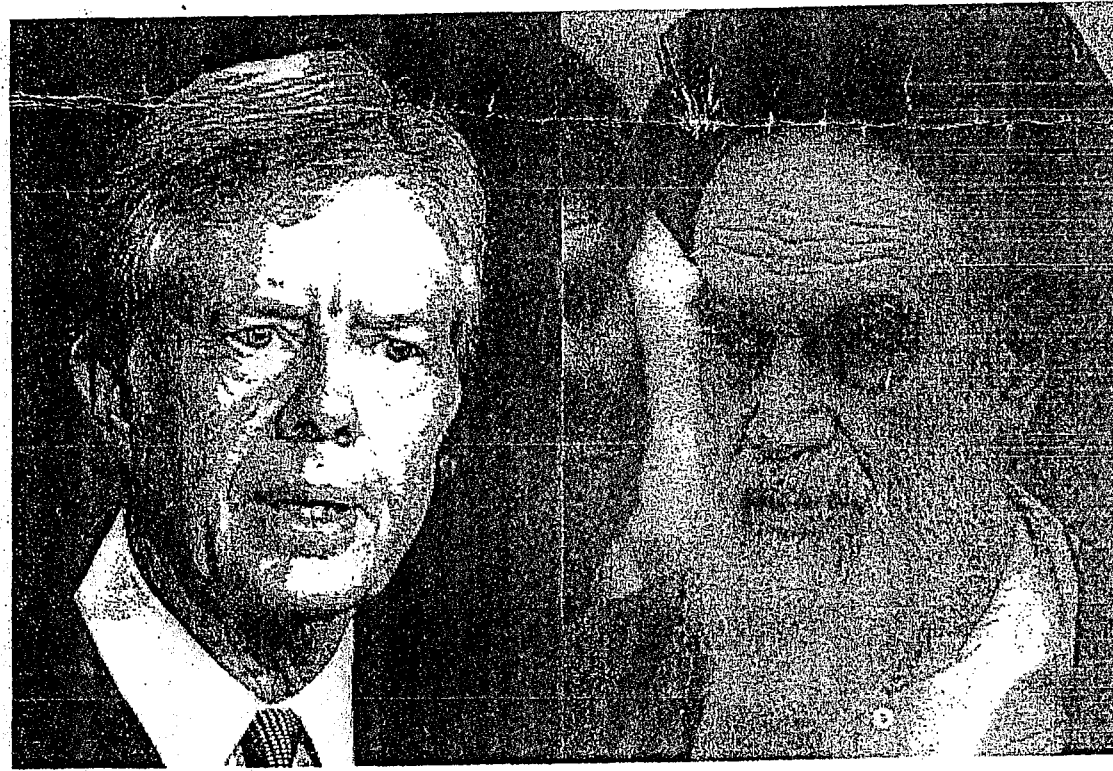
The FBI is looking into the security of the Clinton email arrangement. There is no evidence she used encryption to shield the emails or her personal server from foreign intelligence services or other prying eyes.

Word that Clinton had relented on giving up possession of the server,

as Republican Sen. Chuck Grassley of Iowa said two emails that traversed Clinton's personal system were deemed "Top Secret, Sensitive Compartmented Information" — a rating that is among the government's highest classifications.

Grassley said the inspector general of the nation's intelligence community had reported the new details about the higher classification to Congress on Tuesday.

Those two emails were among four that had been determined by the inspector general of the intelligence community to have been classified at the time they were sent. The State Department disputes the emails were classified at that time.



JIMMY CARTER-SHAH-KHOMANEI--DIVINATIONS OF HERETIC-MINIGOLIATH  
SOWER OF NATIONAL-INTERNATIONAL TERRORISTS, CONCURRING

APPENDIX-F: 21 OF 26

CARTER - MAN OF GOD OF JUDAH: FAILED  
SHAH - KING OF SOUTHERN KINGDOM - JEROBOAM AND IMPERIALIST  
KHAMANEI - PRIEST OF BETHEL - LIAR CORRUPT CLAN - PARTY DEMOS  
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NATIONAL & INTERNATIONAL MONDAY, DECEMBER 21, 2015

# U.S. support of gay rights in Africa hurts the cause

*That's the message from activists dealing with a wary public.*

By NORIMITSU ONISHI  
*The New York Times*

LAGOS, Nigeria — Suspicious neighbors and landlords pry into their private lives. Blackmailers hunt for victims on the social media sites they use to meet others of the same sex. Police officers routinely stop them to search for incriminating images and chats on their cellphones.

After an anti-gay law went into effect last year, many gay Nigerians say they have been subjected to new levels of harassment, even violence.

They blame the law, authorities and broad social intolerance for their troubles.

But they also blame an unwavering supporter whose commitment to their cause has been unquestioned and overt across Africa: the U.S. government.

"The U.S. support is making matters worse," said Mike, 24, a university student studying biology in Minna, a town in central Nigeria who asked that his full name not be used for safety reasons. "There's more resistance now. It's triggered people's defense mechanism."

Four years ago, the U.S. government embarked on an ambitious campaign to expand civil rights for gay people overseas by marshaling its diplomats, directing its foreign aid and deploying President Obama to speak before hostile audiences.

Since 2012, the U.S. government has put more than \$700 million into supporting gay rights groups and causes globally. More than half of that money has focused on sub-Saharan Africa — just one indication of this continent's importance to the new policy.

America's money and public diplomacy have opened conversations and opportunities in societies where the subject was taboo just a few years ago. But they have also made gay men and lesbians more visible — and more vulnerable to harassment and violence, people on both sides of the gay rights issue contend.

The U.S. campaign has stirred misgivings among many African activists, who say they must rely on the West's support despite often disagreeing with its strategies.

In Nigeria, Africa's most populous nation, the final passage of the 2014 law against homosexuality — which made same-sex relationships punishable by 14 years in prison and made it a crime to organize or participate in any type of gay meeting — is widely regarded by both supporters and opponents of gay rights as a reaction to U.S. pressure on Nigeria and other African nations to embrace gay rights.

"The Nigerian law was blowback," said Chidi Odinkalu, chairman of Nigeria's National Human Rights Commission and the senior legal officer for the Africa Program of the Open Society Justice Initiative, which supports gay rights on the continent. "You now have situations of gay men being molested on the streets or taunted. That was all avoidable."

"I've said to U.S. diplomats privately as well — the risk is causing more harm than good," Odinkalu added. "You don't want an infusion of goodwill to actually do harm to the community that you think you're protecting."

Anti-gay sentiments are widespread across Africa. Same-sex relations remain illegal in most nations, the legacy of colonial laws that had been largely forgotten until the West's push to repeal them in recent years.

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## Justice Cowed: How “obscene” were the videos Kozinski’s recused himself from the case over?

13 Jun

Filed Under: Judge Alex Kozinski | Leave a Comment

With a one sentence explanation, one of the most respected judicial authorities on the First Amendment, Judge Alex Kozinski, removed himself from what will likely become a landmark obscenity case.

“In light of the public controversy surrounding my involvement in this case, I have concluded that there is a manifest necessity to declare a mistrial. I recuse myself from further participation in the case and will ask the chief judge of the district court to reassign it to another judge.”

Did Judge Kozinski need to be *cowed* into this decision? How necessary was this recusal? Our opinion, as previously described, is that the judge’s awareness of run-of-the-mill “viral humor” made him more likely to be an impartial magistrate than a judge too cloistered to have a practical sense of “contemporary community standards” even if the public perception of the whole website controversy might tend towards irrational umbrage.

How similar are the images discovered on the Kozinski family computer and images at issue in USA vs. Ira Isaacs?  Judge for yourself  USLaw.com has compiled several still images from the videos contained in Isaacs’ indictment.  (WARNING: Extremely graphic.)

# JUDGE Kozinski's Obscenity Site

A newspaper report reveals his Web site contains explicit material, prompting his action.

By Scott Glover  
*Los Angeles Times*

LOS ANGELES - A closely watched obscenity trial in federal court was suspended Wednesday after the judge acknowledged maintaining his own publicly accessible Web site featuring sexually explicit photos and videos.

Alex Kozinski, chief judge of the 9th U.S. Circuit Court of Appeals, granted a 48-hour stay in the obscenity trial of a Hollywood adult filmmaker after the prosecutor requested time to explore "a potential conflict of interest concerning the court having a ... sexually explicit Web site with similar material to what is on trial here."

In an interview Tuesday with the Los Angeles Times, Kozinski acknowledged posting sexual content on his Web site. He defended some of the adult content as "funny" but conceded that other post-

ings were inappropriate.

Kozinski, 57, said he thought the site was for his private storage, and that he was not aware the images could be seen by the public, although he also said he had shared some material on the site with friends. After the interview Tuesday evening, he blocked public access to the site.

Kozinski is one of the nation's highest-ranking judges and has been mentioned as a possible candidate for the U.S. Supreme Court. He was named chief judge of the 9th Circuit last year and is considered a judicial conservative on most issues.

Kozinski, who was appointed to the federal bench by President Reagan in 1985, has a reputation as a brilliant legal mind and is seen as a champion of the First Amendment right to freedom of speech and expression.

Sen. Dianne Feinstein, D-Calif., a member of the Senate Judiciary Committee, expressed concern about Kozinski's Web site. "If this is true, this is unacceptable behavior for a federal court judge," she said in a statement.

## ALEX KOZINSKI



The chief judge of the 9th U.S. Circuit Court of Appeals said he thought the graphic material on his Web site couldn't be seen by the public. Public access was later blocked.

Stephen Gillers, a New York University law professor who specializes in legal ethics and has known Kozinski for years, called him "a treasure of the federal judiciary." Gillers said he took the judge at his word that he did not know the site was publicly available. But he said Kozinski was "seriously negligent" in allowing it to be discovered.

After publication of an latimes.com article about his Web site Wednesday morning, the judge offered another explanation for how the material might have been posted to the site. On Tuesday evening, he told the Times that he had a clear recollection of some of the most objectionable material and that he was responsible for placing it on the Web. By Wednesday afternoon, as con-

troversy about the Web site spread, Kozinski was seeking to shift responsibility, at least in part, to his adult son, Yale. "Yale called and said he's pretty sure he uploaded a bunch of it," Kozinski wrote in an e-mail to Above the Law, a legal news Web site. "I had no idea, but that sounds right because I sure don't remember putting some of that stuff there."

The judge told the Times it was strictly by chance that he wound up presiding over the trial of filmmaker Ira Isaacs in U.S. District Court in Los Angeles. Appellate judges occasionally hear criminal cases when they have free time on their calendars, and the Isaacs case was one of two he was given, the judge said.

Isaacs is on trial for distributing sex-

ual feebish videos, featuring acts of bestiality and defecation. The material is con-

siderably more vulgar than the content posted on Kozinski's Web site.

The judge said he didn't think any of

the material he posted would qualify as obscene.

"Is it prurient? I don't know what to tell you," he said. "I think it's odd and in-

SEE APPDXS-F: 20,22-24 OF 26; APDXS-E: 24,25-30 7 40 OF 40

The New York Times

U.S.

# Justice Anthony Kennedy's Tolerance Is Seen in His Sacramento Roots

By SHERYL GAY STOLBERG JUNE 21, 2015

SACRAMENTO — In the fall of 1987, a package arrived on the desk of Laurence H. Tribe, a Harvard law professor who had just lost a Supreme Court case on gay rights. It contained the legal opinions of Anthony M. Kennedy, a strait-laced, conservative Republican jurist from Sacramento who hardly seemed sympathetic to that cause.

The package was sent by one of the most influential men in the California capital then, Gordon Schaber, a law school dean who had enlisted a young Mr. Kennedy to teach night classes and nurtured his career. Now Mr. Schaber was angling for President Ronald Reagan to elevate his friend to the Supreme Court — and he wanted the Harvard professor's support.

"Gordon Schaber said that Tony Kennedy was entirely comfortable with gay friends," said Professor Tribe, who later testified to urge the Senate to confirm Justice Kennedy. "He said he never regarded them as inferior in any way or as people who should be ostracized, and I did think that was a good signal of where he was on these matters."

Now, as the Supreme Court prepares to rule on whether to grant a constitutional right to same-sex marriage, Justice Kennedy, a onetime altar boy, has emerged as an unlikely gay rights icon. At 78, he has advanced legal equality for gays more than any other American jurist, making his friend Mr. Schaber, who died in 1997 — and who was, many who knew him believe, a closeted gay man — look prescient.

In 1976, he supported the firing of a federal employee for “homosexual conduct.” In 1980, he affirmed the right of the Navy to dismiss gay sailors. In 1982, he upheld the deportation of an Australian man who was in a same-sex relationship with an American.

But the 1980 case, *Beller v. Middendorf*, contained an important caveat. In dense legal language, Judge Kennedy noted “substantial academic comment which argues that the choice to engage in homosexual conduct is a personal decision entitled, at least in some instances, to recognition as a fundamental right and to full protection as an aspect of the individual’s right to privacy.”

The language surprised Judge Stephen Reinhardt, a Ninth Circuit liberal who joined the court that year. “I always thought of Tony as someone who never really got out of Sacramento, who was very provincial,” Judge Reinhardt said. “He was a very traditional, straight person, very moralistic.”

Sometime in the 1980s, a gay couple moved a few doors down from the Kennedys in Land Park; Mr. Genshlea recalls their arrival as “not a big deal.” Judge Kennedy took Mr. Meese and his wife to a housewarming party at the male couple’s home, according to a 1987 article in *The Los Angeles Times*, which quoted a friend expressing the future justice’s attitude: “If they can tolerate me, I can sure tolerate them.”

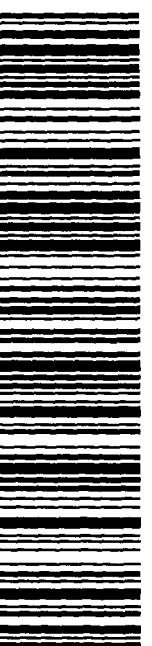
When Justice Lewis Powell announced his retirement from the court in 1987, many in Sacramento thought Judge Kennedy was the obvious pick. Instead, Reagan nominated another federal appeals court judge, Robert H. Bork, an ultraconservative who was rejected by the Senate. A second candidate, Judge Douglas H. Ginsburg, withdrew amid controversy over past marijuana use. Judge Kennedy, viewed as conservative yet more likely than Judge Bork to win bipartisan support, was the third choice.

Mr. Meese, in an interview, said legal equality for gays was not discussed as an issue in the Kennedy evaluation. “That subject never came up,” Mr. Meese said, “and there was nothing in his background one way or another.”

When the Bork nomination imploded, Mr. Schaber and Professor Tribe — who had met then-Judge Kennedy while receiving an honorary doctorate from McGeorge — began talking. The previous year, Mr. Tribe had tried to persuade the Supreme Court to declare Georgia’s ban on sodomy unconstitutional. He lost that case, *Bowers v. Hardwick*, 5 to 4.

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